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SUNGARD DATA SYSTEMS INC Form 424B3 November 02, 2006 Table of Contents

FILED PURSUANT TO RULE 424(B)(3)

File Number 333-135538

SUNGARD DATA SYSTEMS INC.

SUPPLEMENT NO. 3 TO

MARKET-MAKING PROSPECTUS DATED

AUGUST 9, 2006

THE DATE OF THIS SUPPLEMENT IS NOVEMBER 2, 2006

ON NOVEMBER 2, 2006, SUNGARD DATA SYSTEMS INC. FILED THE ATTACHED FORM 10-Q FOR THE QUARTERLY PERIOD ENDED SEPTEMBER 30, 2006

United States

Securities and Exchange Commission

Washington, D.C. 20549

FORM 10-Q

(Mark One)

x Quarterly report pursuant to section 13 or 15(d) of the Securities Exchange Act of 1934 For the quarterly period ended September 30, 2006

OR

" Transition report pursuant to section 13 or 15(d) of the Securities Exchange Act of 1934 For the transition period from _____ to ____

Commission file number 1-12989

SunGard® Data Systems Inc.

 $(Exact\ name\ of\ registrant\ as\ specified\ in\ its\ charter)$

Delaware (State or other jurisdiction of

51-0267091 (IRS Employer

Identification No.)

incorporation or organization)

680 East Swedesford Road, Wayne, Pennsylvania 19087

(Address of principal executive offices, including zip code)

484-582-2000

(Registrant s telephone number, including area code)

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Indicate by check mark whether the registrant: (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes x No "

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, or a non-accelerated filer. See definition of accelerated filer and large accelerated filer in Rule 12b-2 of the Exchange Act.

Large accelerated filer ". Accelerated filer ". Non-accelerated filer x.

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes ". No x.

There were 100 shares of the registrant s common stock outstanding as of September 30, 2006.

SUNGARD DATA SYSTEMS INC.

AND SUBSIDIARIES

INDEX

Part I.	Financial Information	PAGE
Item 1.	Financial Statements:	
nem 1.	Consolidated Balance Sheets as of December 31, 2005 and September 30, 2006 (unaudited) for the Successor	1
	Consolidated Statements of Operations (unaudited) for the period from January 1, 2005 through August 10, 2005 for the Predecessor and for the period from August 11, 2005 through September 30, 2005 and for the nine months ended September 30, 2006 for the Successor	2
	Consolidated Statements of Operations (unaudited) for the period from July 1, 2005 through August 10, 2005 for the Predecessor and for the period from August 11, 2005 through September 30, 2005 and for the three months ended September 30, 2006 for the Successor	3
	Consolidated Statements of Cash Flows (unaudited) for the period from January 1, 2005 through August 10, 2005 for the Predecessor and for the period from August 11, 2005 through September 30, 2005 and for the nine months ended September 30, 2006 for the Successor	4
	Notes to Consolidated Financial Statements (unaudited)	5
Item 2.	Management s Discussion and Analysis of Financial Condition and Results of Operations	19
Item 3.	Quantitative and Qualitative Disclosures about Market Risk	31
Item 4.	Controls and Procedures	31
Part II.	Other Information	
Item 1.	<u>Legal Proceedings</u>	31
Item 1A.	Risk Factors	31
Item 2.	Unregistered Sales of Equity Securities and Use of Proceeds	31
Item 3.	Defaults upon Senior Securities	31
Item 4.	Submission of Matters to a Vote of Security Holders	31
Item 5.	Other Information	32
Item 6.	<u>Exhibits</u>	32
SIGNATURE	<u>es</u>	33

PART I. FINANCIAL INFORMATION

ITEM 1. FINANCIAL STATEMENTS

SunGard Data Systems Inc.

Consolidated Balance Sheets

(In millions except share and per-share amounts)

	Su	cessor	
	December 31, 2005	September 30, 2006 (unaudited)	
Assets			
Current:			
Cash and cash equivalents	\$ 317	\$ 268	
Trade receivables, less allowance for doubtful accounts of \$9 and \$11	190	161	
Earned but unbilled receivables	38	51	
Prepaid expenses and other current assets	166	140	
Clearing broker assets	391	457	
Retained interest in accounts receivable sold	224	256	
Deferred income taxes	40	47	
Total current assets	1,366	1,380	
Property and equipment, less accumulated depreciation of \$72 and \$241	705	738	
Software products, less accumulated amortization of \$83 and \$245	1,528	1,379	
Customer base, less accumulated amortization of \$68 and \$215	2,817	2,855	
Other tangible and intangible assets, less accumulated amortization of \$3 and \$10	248	228	
Trade name	1.019	1,019	
Goodwill	6,904	6,946	
Total Assets	\$ 14,587	\$ 14,545	
Liabilities and Stockholder s Equity			
Current:			
Short-term and current portion of long-term debt	\$ 46	\$ 44	
Accounts payable	67	60	
Accrued compensation and benefits	218	173	
Accrued interest expense	161	86	
Other accrued expenses	282	289	
Clearing broker liabilities	360	415	
Deferred revenue	695	720	
Total current liabilities	1,829	1,787	
Long-term debt	7,383	7,384	
Deferred income taxes	1,803	1,832	
Total liabilities	11,015	11,003	
Commitments and contingencies			

Stockholder s equity:

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Common stock, par value \$.01 per share; 100 shares authorized, issued and outstanding		
Capital in excess of par value	3,629	3,654
Accumulated deficit	(29)	(136)
Accumulated other comprehensive income (loss)	(28)	24
Total stockholder s equity	3,572	3,542
Total Liabilities and Stockholder s Equity	\$ 14,587	\$ 14,545

The accompanying notes are an integral part of these financial statements.

SunGard Data Systems Inc.

Consolidated Statements of Operations

(In millions)

(Unaudited)

	Pre	decessor	Suc Period	Successor	
	Jai 2005 Au	iod from nuary 1, 5 through gust 10, 2005	from August 11, 2005 through September 30, 2005	l Sept	e Months Ended ember 30, 2006
Revenue:					
Services	\$	2,126	\$ 491	\$	2,842
License and resale fees		179	42		214
Total products and services		2,305	533		3,056
Reimbursed expenses		66	15		79
		2,371	548		3,135
Costs and expenses:					
Cost of sales and direct operating		1,119	247		1,460
Sales, marketing and administration		456	117		659
Product development		154	36		191
Depreciation and amortization		141	33		175
Amortization of acquisition-related intangible assets		84	51		297
Merger costs and other		121	18		5
		2,075	502		2,787
Income from operations		296	46		348
Interest income		9	2		10
Interest expense and amortization of deferred financing fees		(17)	(88)		(483)
Other expense			(3)		(22)
Income (loss) before income taxes		288	(43)		(147)
Provision (benefit) for income taxes		142	(20)		(40)
Net income (loss)	\$	146	\$ (23)	\$	(107)

The accompanying notes are an integral part of these financial statements.

SunGard Data Systems Inc.

Consolidated Statements of Operations

(In millions)

(Unaudited)

	Perio Ju 2 thi Aug	edecessor Suc riod from Period July 1, from 2005 August 11, 2005 hrough through ugust 10, September 30, 2005 2005		N 1	Three Months Ended ember 30, 2006
Revenue:					
Services	\$	389	\$ 491	\$	963
License and resale fees		17	42		81
Total products and services		406	533		1,044
Reimbursed expenses		11	15		24
		417	548		1,068
Costs and expenses:					
Cost of sales and direct operating		205	247		493
Sales, marketing and administration		76	117		215
Product development		29	36		63
Depreciation and amortization		26	33		60
Amortization of acquisition-related intangible assets		15	51		99
Merger costs and other		103	18		2
		454	502		932
Income (loss) from operations		(37)	46		136
Interest income		3	2		4
Interest expense and amortization of deferred financing fees		(3)	(88)		(165)
Other expense			(3)		(4)
Loss before income taxes		(37)	(43)		(29)
Provision (benefit) for income taxes		5	(20)		2
Net loss	\$	(42)	\$ (23)	\$	(31)

The accompanying notes are an integral part of these financial statements.

SunGard Data Systems Inc.

Consolidated Statements of Cash Flows

(In millions)

(Unaudited)

	Pre	decessor	n		essor	
	Janua th Au	iod from ary 1, 2005 arough gust 10, 2005	f Augus th Septe	eriod from t 11, 2005 rough mber 30, 2005	M E Septe	Nine Ionths Ended ember 30,
Cash flow from operations:						
Net income (loss)	\$	146	\$	(23)	\$	(107)
Reconciliation of net income (loss) to cash flow from operations:						
Depreciation and amortization		225		84		472
Deferred income tax benefit		(14)		(24)		(98)
Stock compensation expense		59		8		27
Amortization of deferred financing costs and debt discount				6		25
Other noncash credits		(17)		(4)		(36)
Accounts receivable and other current assets		79		105		43
Accounts payable and accrued expenses		106		58		(124)
Clearing broker assets and liabilities, net		(3)		15		(12)
Deferred revenue		(10)		32		24
Cash flow from operations		571		257		214
Investment activities:						
Cash paid for businesses acquired by the Company, net of cash acquired		(419)		(15)		(24)
Acquisition of SunGard by Solar Capital			(11,615)		
Cash paid for property and equipment and software		(152)		(54)		(222)
Other investing activities		2		(1)		8
Cash used in investment activities		(569)	(11,685)		(238)
Financing activities:						
Cash received from borrowings for the Transaction				7,333		
Cash received from other borrowings, net of fees		75		13		
Cash used to repay debt		(132)		(71)		(37)
Investment by Parent Companies				3,450		
Cash received from stock option and award plans		386				
Other financing activities						(3)
Cash provided by (used in) financing activities		329		10,725		(40)
Effect of exchange rate changes on cash						15
Decrease in cash and cash equivalents		331		(703)		(49)
Beginning cash and cash equivalents		675		1,006		317
Ending cash and cash equivalents	\$	1,006	\$	303	\$	268

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Supplemental information:

Acquired businesses:			
Property and equipment	\$ 66	\$	\$
Software products	57	6	6
Customer base	160		5
Goodwill	213	7	16
Other tangible and intangible assets	2	1	2
Deferred income taxes	(53)	1	(1)
Purchase price obligations and debt assumed	(21)	(3)	(2)
Net current (liabilities) assets assumed	(5)	3	(2)
Cash paid for acquired businesses, net of cash acquired of \$31, \$0 and \$2,			
respectively	\$ 419	\$ 15	\$ 24

The accompanying notes are an integral part of these financial statements.

SUNGARD DATA SYSTEMS INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

1. Basis of Presentation:

SunGard Data Systems Inc. (SunGard or the Company) was acquired on August 11, 2005 (the Transaction) by a consortium of private equity investment funds associated with Bain Capital Partners, The Blackstone Group, Goldman Sachs & Co., Kohlberg Kravis Roberts & Co., Providence Equity Partners, Silver Lake Partners and Texas Pacific Group (collectively, the Sponsors). The Transaction was accomplished through the merger of Solar Capital Corp. into SunGard with SunGard being the surviving company.

SunGard is a wholly owned subsidiary of SunGard Holdco LLC, which is wholly owned by SunGard Holding Corp., which is wholly owned by SunGard Capital Corp. II, which is a subsidiary of SunGard Capital Corp. All four of these companies were formed for the purpose of facilitating the Transaction and are collectively referred to as the Holding Companies.

Although SunGard continued as the same legal entity after the Transaction, the accompanying consolidated statements of operations and cash flows are presented for two periods: Predecessor and Successor, which relate to the period preceding the Transaction and the period succeeding the Transaction, respectively. The Company refers to the operations of SunGard and subsidiaries for both the Predecessor and Successor periods.

SunGard has three segments: Financial Systems (FS), Higher Education and Public Sector Systems (HEPS) and Availability Services (AS). The Company is Software & Processing Solutions business is comprised of the FS and HEPS segments. The consolidated financial statements include the accounts of the Company and its majority-owned subsidiaries. All significant intercompany transactions and accounts have been eliminated. The consolidated financial statements exclude the accounts of the Holding Companies.

The accompanying interim consolidated financial statements of the Company have been prepared in conformity with accounting principles generally accepted in the United States of America (GAAP), consistent in all material respects with those applied in the Successor's Annual Report on Form 10-K for the year ended December 31, 2005. Interim financial reporting does not include all of the information and footnotes required by GAAP for complete financial statements. The interim financial information is unaudited, but reflects all normal adjustments which are, in the opinion of management, necessary to provide a fair statement of results for the interim periods presented. Operating results for the interim periods presented are not necessarily indicative of the results that may be expected for the year ending December 31, 2006.

Effect of Recent Accounting Pronouncements

In June 2006, the Financial Accounting Standards Board (FASB) issued Interpretation No. 48, Accounting for Uncertainty in Income Taxes (FIN 48). FIN 48 prescribes a more likely than not threshold for financial statement recognition and measurement of a tax position taken or expected to be taken in a tax return. This Interpretation also provides guidance on other topics related to accounting for income tax assets and liabilities, interest and penalties associated with tax positions and income taxes in interim periods as well as income tax disclosures. This Interpretation is effective as of January 1, 2007. The Company is currently evaluating FIN 48 and the related impact on the Company s consolidated financial statements.

In September 2006, the FASB issued Statement of Financial Accounting Standards No. 157, Fair Value Measurements (SFAS 157), which addresses how companies should measure fair value when they are required to use a fair value measure for recognition or disclosure purposes under GAAP. SFAS 157 is effective as of January 1, 2008. The Company is currently evaluating SFAS 157 and the related impact on the Company is consolidated financial statements.

2. Acquisitions and Dispositions:

Acquisition of SunGard

As discussed in Note 1, the Transaction was completed on August 11, 2005 and was financed by a combination of borrowings under the Company s senior secured credit facilities, the issuance of senior notes due 2013 and senior subordinated notes due 2015, the funding under the Company s receivables facilities, and the equity investment of the Sponsors, co-investors and management.

The purchase price, including transaction costs that have been allocated as debt issuance costs or included in the overall purchase price, was approximately \$11.73 billion. Under business combination accounting, the total purchase price was allocated to the Company s net tangible and identifiable intangible assets based on their estimated fair values as of August 11, 2005. The excess of the purchase price over the net tangible and identifiable intangible assets was recorded as goodwill. The allocation of the purchase price for property and equipment, intangible assets and deferred income taxes was based upon valuation data and our estimates and assumptions.

The estimated amortization expense for each of the years 2006 to 2010 has been updated primarily to reflect changes in the purchase price allocation for the Transaction. Based on amounts recorded at September 30, 2006, total estimated amortization of all acquisition-related intangible assets for the year ended December 31, 2006 and for each of the years ended December 31, 2007 to 2010 follows (in millions):

2006	\$ 392
2007	384
2008	379
2009	375
2010	368

Acquisitions by the Company

The Company seeks to acquire businesses that broaden its existing product lines and service offerings by adding complementary products and service offerings and by expanding its geographic reach. During the nine months ended September 30, 2006, the Company completed three acquisitions in its FS segment. Cash paid, net of cash acquired and subject to certain adjustments, was \$24 million.

The following table lists the businesses the Company acquired since January 1, 2006:

Date

Acquired	Company/Business	Acquired	Description

Dataware Solutions, Inc. 3/14/2006 Employee compliance solutions for financial institutions.

Armonys 4/28/2006 Consulting and IT professional services to financial institutions in France.

ProNvest Inc. 9/18/2006 Managed investment account services to 401(k) participants and electronic signature and authentication

software.

System Access Limited 10/2/2006 Universal banking solutions for retail and wholesale banking based in Singapore.

During October 2006, the Company completed 4 acquisitions in its FS segment for aggregate cash paid of approximately \$96 million, of which approximately \$75 million was spent on the acquisition of System Access Ltd.

Dispositions by the Company

During the nine months ended September 30, 2006, the Company sold one of its FS segment businesses for cash proceeds of approximately \$9 million.

6

Goodwill

The following table summarizes changes in goodwill by segment (in millions):

	FS	HEPS	AS	Total
Balance at December 31, 2005	\$ 3,104	\$ 1,794	\$ 2,006	\$ 6,904
2006 acquisitions	16			16
2006 dispositions	(7)			(7)
Adjustments related to the Transaction	(255)	100	141	(14)
Effect of foreign currency translation	11	7	29	47
Balance at September 30, 2006	\$ 2,869	\$ 1,901	\$ 2,176	\$ 6,946

3. Stock-Based Compensation:

Successor

Statement of Financial Accounting Standards (SFAS) Number 123R (revised 2004), Share-Based Payment (SFAS 123R), supersedes Accounting Principles Board Opinion Number 25 (APB 25) and requires companies to expense the fair value of employee stock options over the employee requisite service period. The Company adopted SFAS 123R as of the date of closing the Transaction using the modified prospective method, which requires companies to record stock compensation expense for all unvested and new awards as of the adoption date. Accordingly, prior period amounts presented herein have not been restated. Under the fair value recognition provisions of SFAS 123R, stock-based compensation cost is measured at the grant date based on the value of the award and is recognized as expense over the requisite service period. The Company recorded as a component of sales, marketing and administration expense non-cash stock compensation of \$11 million, \$27 million and \$8 million for the three- and nine-month periods ended September 30, 2006 and for the period from August 11, 2005 through September 30, 2005, respectively.

Predecessor

Prior to the closing of the Transaction, the Company applied APB 25 in accounting for its stock option and award plans and the pro forma disclosure requirements of SFAS Number 123, Accounting for Stock-Based Compensation (SFAS 123). Accordingly, the Company recorded in merger costs a non-cash charge for stock compensation of approximately \$60 million for the period from January 1, 2005 through August 10, 2005 as a result of the acceleration of vesting of all options and restricted stock in connection with the Transaction (see Note 1). Had the Company adopted the full provisions of SFAS 123, additional stock compensation expense of \$102 million and \$135 million, each net of tax, would have been recorded during the periods from July 1, 2005 through August 10, 2005 and January 1, 2005 through August 10, 2005, respectively, and the resulting pro forma net (loss) income would have been \$(145) million and \$11 million.

7

4. Clearing Broker Assets and Liabilities:

Clearing broker assets and liabilities are comprised of the following (in millions):

	Su		
	December 31, 2005	•	mber 30, 2006
Segregated customer cash and treasury bills	\$ 42	\$	41
Securities owned	36		53
Securities borrowed	261		326
Receivables from customers and other	52		37
Clearing broker assets	\$ 391	\$	457
Payables to customers	\$ 60	\$	63
Securities loaned	272		302
Customer securities sold short, not yet purchased	16		28
Payable to brokers and dealers	12		22
Clearing broker liabilities	\$ 360	\$	415

Segregated customer cash and treasury bills are held by the Company on behalf of customers. Clearing broker securities consist of trading and investment securities at fair market values. Securities borrowed and loaned are collateralized financing transactions which are cash deposits made to or received from other broker/dealers. Receivables from and payables to customers represent amounts due or payable on cash and margin transactions.

5. Debt and Derivative Instruments:

Effective January 1, 2006, the Company adopted the provisions of two technical interpretations issued by the FASB Derivatives Implementation Group (DIG) in June 2005 (commonly known as DIG Issues B38 and B39). These interpretations outline circumstances in which a put or call option embedded in debt instruments need to be separated from the debt instrument and separately valued. As of September 30, 2006, the fair value of the put option in the Company s senior notes due 2013 and senior subordinated notes due 2015 was determined to be immaterial.

In February 2006, the Company entered into its second interest rate swap for a notional amount of \$800 million. The term of the swap agreement is five years and the Company is required to pay a stream of fixed interest payments of 5.0% and, in turn, receives variable interest payments based on LIBOR (5.5% at September 30, 2006). This swap increased the hedged portion of the Company s \$4.5 billion floating rate debt to \$1.6 billion. Both interest rate swaps are designated and qualify as cash flow hedges under SFAS 133, Accounting for Derivative Instruments and Hedging Activities. As of September 30, 2006, the Company recorded a cumulative unrealized gain of \$1 million in Other Comprehensive Income related to the change in the market value on the swaps, which may be recognized in the statement of operations if certain terms of the senior secured credit facility change, if the loan is extinguished or if the swap agreements are terminated prior to maturity.

6. Comprehensive Income (Loss):

Comprehensive income (loss) consists of net income (loss) adjusted for other increases and decreases affecting stockholder s equity that are excluded from the determination of net income (loss). The calculation of comprehensive income (loss) follows (in millions):

	Pred	ecessor	Si Period	Successor	
	Januar thr Aug	d from y 1, 2005 ough ust 10,	from August 11, 2005 through September 30, 2005	E	Months nded per 30, 2006
Net income (loss)	\$	146	\$ (23)	\$	(107)
Foreign currency translation gains (losses)		(69)	(12)		50
Unrealized gain on derivative instruments					2
Comprehensive income (loss)	\$	77	\$ (35)	\$	(55)

	Pred	ecessor	Sı		
	Perio	d from	Period from		
	July 1, 2005 through		August 11, 2005 through	E	Months nded
	August	10, 2005	September 30, 2005	Septemb	er 30, 2006
Net loss	\$	(42)	\$ (23)	\$	(31)
Foreign currency translation gains (losses)		5	(12)		2
Unrealized loss on derivative instruments					(16)
Comprehensive loss	\$	(37)	\$ (35)	\$	(45)

7. Segment Information:

The Company has three segments: FS and HEPS, which together form the Company s Software & Processing Solutions business, and AS. The operating results for each segment follow (in millions):

Revenue:	Predecessor Period from January 1, 2005 July 1, through 2005 August 10, 2005 August 10, 2005S		Period from August 11, 2005 through September 30, 2005	Three Months Ended September 30, 2006			
Financial systems	\$ 1,120	\$	193	\$ 256	\$ 1,484	\$	507
Higher education and public sector systems	471		83	110	644		221
Software & processing solutions	1,591		276	366	2,128		728
Availability services	780		141	182	1,007		340
	\$ 2,371	\$	417	\$ 548	\$ 3,135	\$	1,068
Income (loss) from operations:							
Financial systems	\$ 183	\$	24	\$ 24	\$ 143	\$	61
Higher education and public sector systems	76		10	15	92		35
Software & processing solutions	259		34	39	235		96
Availability services	197		38	45	201		75
Corporate administration	(39)		(6)	(20)	(83)		(33)
Merger and other costs	(121)		(103)	(18)	(5)		(2)
	\$ 296	\$	(37)	\$ 46	\$ 348	\$	136
Depreciation and amortization:							
Financial systems	\$ 39	\$	7	\$ 9	\$ 39	\$	13
Higher education and public sector systems	8		1	2	11		4
Software & processing solutions	47		8	11	50		17
Availability services	94		18	22	125		43
Corporate administration							
	\$ 141	\$	26	\$ 33	\$ 175	\$	60
Amortization of acquisition-related intangible assets:							
Financial systems	\$ 39	\$	7	\$ 29	\$ 155	\$	52
Higher education and public sector systems	30		6	9	53		17
Software & processing solutions	69		13	38	208		69
Availability services	15		2	13	88		30
Corporate administration					1		
	\$ 84	\$	15	\$ 51	\$ 297	\$	99

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Cash paid for property and equipment and software:					
Financial systems	\$ 40	\$ 8	\$ 9	\$ 59	\$ 21
Higher education and public sector systems	15	3	3	14	6
Software & processing solutions	55	11	12	73	27
Availability services	97	18	42	149	51
Corporate administration					
	\$ 152	\$ 29	\$ 54	\$ 222	\$ 78

8. Related Party Transactions:

During the three- and nine-month periods ended September 30, 2006 and for the period from August 11, 2005 through September 30, 2005, in accordance with the Management Agreement between the Company and the Sponsors, the Company recorded \$3 million, \$10 million and \$3 million, respectively, of management fees in sales, marketing and administration expenses in the statement of operations. At September 30, 2006 and December 31, 2005, \$3 million and \$4 million, respectively, was included in other accrued expenses on the balance sheet.

10

9. Supplemental Guarantor Condensed Consolidating Financial Statements:

On August 11, 2005, in connection with the Transaction, the Company issued \$3.0 billion aggregate principal amount of the outstanding senior notes and the outstanding senior subordinated notes. The senior notes are jointly and severally and unconditionally guaranteed on a senior unsecured basis and the senior subordinated notes are jointly and severally and unconditionally guaranteed on an unsecured senior subordinated basis, in each case, subject to certain exceptions, by substantially all wholly owned domestic subsidiaries of the Company (collectively, the Guarantors). All other subsidiaries of the Company, either direct or indirect, do not guarantee the senior notes and senior subordinated notes (Non-Guarantors). The Guarantors also unconditionally guarantee the senior secured credit facilities.

The following tables present the financial position, results of operations and cash flows of the Company (Parent), the Guarantor Subsidiaries, the Non-Guarantor Subsidiaries and Eliminations as of December 31, 2005 and September 30, 2006 and for each of the nine- and three-month periods ended September 30, 2006 and for the periods from January 1, 2005 through August 10, 2005 and July 1, 2005 through August 10, 2005, to arrive at the information for SunGard Data Systems Inc. on a consolidated basis.

(in millions)	Supplemental Condensed Consolidating Balance Sheet (Successor) September 30, 2006								
			Non-	Guarantor			Consolidate		
Assets	Company	Sui	osidiaries	Sun	sidiaries	EII	iminations	Con	isondated
Current:									
Cash and cash equivalents	\$ 16	\$	(1)	\$	253	\$		\$	268
Intercompany balances	(2,013)		1,973		40				
Trade receivables, net	, , ,		21		191				212
Prepaid expenses, taxes and other current assets	501		101		802		(504)		900
Total current assets	(1,496)		2,094		1,286		(504)		1,380
Property and equipment, net	1		509		228				738
Intangible assets, net	194		4,800		487				5,481
Intercompany balances	(754)		733		21				
Goodwill			6,253		693				6,946
Investment in subsidiaries	12,815		1,628				(14,443)		
Total Assets	\$ 10,760	\$	16,017	\$	2,715	\$	(14,947)	\$	14,545
Liabilities and Stockholder s Equity									
Current:									
Short-term and current portion of long-term debt	\$ 37	\$	2	\$	5	\$		\$	44
Accounts payable and other current liabilities	116		1,302		829		(504)		1,743
Total current liabilities	153		1,304		834		(504)		1,787
Long-term debt	7,060		2		322				7,384
Intercompany debt	1		255		(130)		(126)		
Deferred income taxes	4		1,642		186				1,832
Total liabilities	7,218		3,203		1,212		(630)		11,003
Total stockholder s equity	3,542		12,814		1,503		(14,317)		3,542
Total Liabilities and Stockholder s Equity	\$ 10,760	\$	16,017	\$	2,715	\$	(14,947)	\$	14,545

(in millions)	Supplemental Condensed Consolidating Balance Sheet (Successor) December 31, 2005)
	Par Com	ent Guarantor pany Subsidiaries			Non-C	Guarantor sidiaries		minations	Cor	solidated
Assets	Com	pany	Sun	isiulai les	Sub	siulai les	EH	iiiiiiatioiis	Con	sonuateu
Current:										
Cash and cash equivalents	\$	74	\$	(8)	\$	251	\$		\$	317
Intercompany balances	(1	,536)		1,442	•	94	•			
Trade receivables, net		2		46		180				228
Prepaid expenses, taxes and other current assets		321		142		674		(316)		821
Total current assets	(1	,139)		1,622		1,199		(316)		1,366
Property and equipment, net	`	1		496		208		, ,		705
Intangible assets, net		215		4,877		520				5,612
Goodwill				6,272		632				6,904
Intercompany balances		(744)		732		12				
Investment in subsidiaries	12	,568		1,563				(14,131)		
Total Assets	\$ 10	,901	\$	15,562	\$	2,571	\$	(14,447)	\$	14,587
Liabilities and Stockholder s Equity										
Current:										
Short-term and current portion of long-term debt	\$	37	\$	3	\$	6	\$		\$	46
Accounts payable and other current liabilities		204		1,158		737		(316)		1,783
								(2.4.5)		1 000
Total current liabilities	_	241		1,161		743		(316)		1,829
Long-term debt	7	,078		4		301		(0.2)		7,383
Intercompany debt		5		212		(134)		(83)		4 000
Deferred income taxes		5		1,617		181				1,803
Total liabilities	7	,329		2,994		1,091		(399)		11,015
Total stockholder s equity	3	,572		12,568		1,480		(14,048)		3,572
Total Liabilities and Stockholder s Equity	\$ 10	,901	\$	15,562	\$	2,571	\$	(14,447)	\$	14,587

Ta	hl	Δ	Λf	Co	nt	an	te
ıα	IJΙ	C	UI	CU		CI I	ιo

Net income (loss)

Table of Contents									
(in millions)	Supple	mental Co			lating Sche ded Septen		Operations 2006	(Succes	ssor)
	Parent	Guara			uarantor	,			
	Company	Subsid	iaries	Subs	idiaries	Elin	inations	Con	solidated
Total revenue	\$	\$ 2	2,299	\$	944	\$	(108)	\$	3,135
Costs and expenses:									
Cost of sales and direct operating		1	,087		481		(108)		1,460
Sales, marketing and administration	82		364		213				659
Product development			129		62				191
Depreciation and amortization			127		48				175
Amortization of acquisition-related intangible assets	2		246		49				297
Merger costs	5								5
	89	1	,953		853		(108)		2,787
									,
Income (loss) from operations	(89)		346		91				348
Net interest income (expense)	(465)		(8)						(473)
Other income (expense)	160		51		(17)		(216)		(22)
Income (loss) before income taxes	(394)		389		74		(216)		(147)
Provision (benefit) for income taxes	(287)		228		19				(40)
Net income (loss)	\$ (107)	\$	161	\$	55	\$	(216)	\$	(107)
(in millions)	Parent		riod fron	n January	nting Sched 71 through uarantor		operations (10, 2005		
	Company	Subsid			idiaries		inations		solidated
Total revenue	\$	\$ 1	,755	\$	694	\$	(78)	\$	2,371
Costs and expenses:									
Cost of sales and direct operating			847		350		(78)		1,119
Sales, marketing and administration	39		271		146				456
Product development			104		50				154
Depreciation and amortization			103		38				141
Amortization of acquisition-related intangible assets			58		26				84
Merger costs	119		2						121
	158	1	,385		610		(78)		2,075
Income (loss) from operations	(158)		370		84				296
Net interest income (expense)	(11)				3				(8)
Other income (expense)	286		62				(348)		
Income (loss) before income taxes	117		432		87		(348)		288
Provision (benefit) for income taxes	(29)		146		25				142

286

\$

62

(348)

146

\$ 146

Table of Contents

(in millions)			Consolidating Schoolst 11, 2005 throug Non-Guarantor		
	Company	Subsidiaries	Subsidiaries	Eliminations	Consolidated
Total revenue	\$	\$ 413	\$ 150	\$ (15)	\$ 548
Costs and expenses:		107	75	(15)	0.47
Cost of sales and direct operating	20	187	75	(15)	247
Sales, marketing and administration	20	64	33		117
Product development		22	14		36
Depreciation and amortization		25	8		33
Amortization of acquisition-related intangible assets		41	10		51
Merger costs	14		4		18
	34	339	144	(15)	502
Income (less) from energicing	(24)	74	6		16
Income (loss) from operations	(34)	74	6		46
Net interest income (expense)	(82)	(2)	(2)	(22)	(86)
Other income (expense)	37	(6)	(2)	(32)	(3)
Income (loss) before income taxes	(79)	66	2	(32)	(43)
Provision (benefit) for income taxes	(58)	29	9		(20)
Net income (loss)	\$ (21)	\$ 37	\$ (7)	\$ (32)	\$ (23)
(in millions)	Parent	Three Mo Guarantor	Consolidating Schonths Ended Septe	ember 30, 2006	
	Parent Company	Three Mo Guarantor Subsidiaries	nths Ended Septe Non-Guarantor Subsidiaries	ember 30, 2006 Eliminations	Consolidated
(in millions) Total revenue	Parent	Three Mo Guarantor	nths Ended Septe Non-Guarantor	ember 30, 2006	
Total revenue	Parent Company	Three Mo Guarantor Subsidiaries	nths Ended Septe Non-Guarantor Subsidiaries	ember 30, 2006 Eliminations	Consolidated
	Parent Company	Three Mo Guarantor Subsidiaries	nths Ended Septe Non-Guarantor Subsidiaries	ember 30, 2006 Eliminations	Consolidated
Total revenue Costs and expenses:	Parent Company	Three Mo Guarantor Subsidiaries \$ 782	nths Ended Septe Non-Guarantor Subsidiaries \$ 313	Eliminations \$ (27)	Consolidated \$ 1,068
Total revenue Costs and expenses: Cost of sales and direct operating	Parent Company \$	Three Mo Guarantor Subsidiaries \$ 782	nths Ended Septe Non-Guarantor Subsidiaries \$ 313	Eliminations \$ (27)	Consolidated \$ 1,068
Total revenue Costs and expenses: Cost of sales and direct operating Sales, marketing and administration Product development	Parent Company \$	Three Mo Guarantor Subsidiaries \$ 782 353 117 43	nths Ended Septe Non-Guarantor Subsidiaries \$ 313 167 69	Eliminations \$ (27)	Consolidated \$ 1,068 493 215 63
Total revenue Costs and expenses: Cost of sales and direct operating Sales, marketing and administration Product development Depreciation and amortization	Parent Company \$	Three Mo Guarantor Subsidiaries \$ 782 353 117 43 43	nths Ended Septe Non-Guarantor Subsidiaries \$ 313 167 69 20 17	Eliminations \$ (27)	Consolidated \$ 1,068 493 215 63 60
Total revenue Costs and expenses: Cost of sales and direct operating Sales, marketing and administration Product development	Parent Company \$	Three Mo Guarantor Subsidiaries \$ 782 353 117 43	nths Ended Septe Non-Guarantor Subsidiaries \$ 313 167 69 20	Eliminations \$ (27)	Consolidated \$ 1,068 493 215 63
Total revenue Costs and expenses: Cost of sales and direct operating Sales, marketing and administration Product development Depreciation and amortization Amortization of acquisition-related intangible assets	Parent Company \$	Three Mo Guarantor Subsidiaries \$ 782 353 117 43 43 82	nths Ended Septe Non-Guarantor Subsidiaries \$ 313 167 69 20 17 16	Eliminations \$ (27)	Consolidated \$ 1,068 493 215 63 60 99 2
Total revenue Costs and expenses: Cost of sales and direct operating Sales, marketing and administration Product development Depreciation and amortization Amortization of acquisition-related intangible assets	Parent Company \$	Three Mo Guarantor Subsidiaries \$ 782 353 117 43 43	nths Ended Septe Non-Guarantor Subsidiaries \$ 313 167 69 20 17	Eliminations \$ (27)	Consolidated \$ 1,068 493 215 63 60 99
Total revenue Costs and expenses: Cost of sales and direct operating Sales, marketing and administration Product development Depreciation and amortization Amortization of acquisition-related intangible assets Merger costs Income (loss) from operations	Parent Company \$ 29	Three Mo Guarantor Subsidiaries \$ 782 353 117 43 43 82 638	nths Ended Septe Non-Guarantor Subsidiaries \$ 313 167 69 20 17 16 289	Eliminations \$ (27)	Consolidated \$ 1,068 493 215 63 60 99 2 932
Total revenue Costs and expenses: Cost of sales and direct operating Sales, marketing and administration Product development Depreciation and amortization Amortization of acquisition-related intangible assets Merger costs Income (loss) from operations Net interest income (expense)	Parent Company \$ 29 1 2 32	Three Mo Guarantor Subsidiaries \$ 782 353 117 43 43 82	nths Ended Septe Non-Guarantor Subsidiaries \$ 313 167 69 20 17 16	Eliminations \$ (27)	Consolidated \$ 1,068 493 215 63 60 99 2
Costs and expenses: Cost of sales and direct operating Sales, marketing and administration Product development Depreciation and amortization Amortization of acquisition-related intangible assets Merger costs Income (loss) from operations	Parent Company \$ 29	Three Mo Guarantor Subsidiaries \$ 782 353 117 43 43 82 638	nths Ended Septe Non-Guarantor Subsidiaries \$ 313 167 69 20 17 16 289	Eliminations \$ (27)	Consolidated \$ 1,068 493 215 63 60 99 2 932
Costs and expenses: Cost of sales and direct operating Sales, marketing and administration Product development Depreciation and amortization Amortization of acquisition-related intangible assets Merger costs Income (loss) from operations Net interest income (expense) Other income (expense)	Parent Company \$ 29 1 2 32 (32) (157) 5	Three Mo Guarantor Subsidiaries \$ 782 353 117 43 43 82 638 144 (1) 17	nths Ended Septe Non-Guarantor Subsidiaries \$ 313 167 69 20 17 16 289 24 (3) (3)	Eliminations \$ (27) (27)	Consolidated \$ 1,068 493 215 63 60 99 2 932 136 (161) (4)
Total revenue Costs and expenses: Cost of sales and direct operating Sales, marketing and administration Product development Depreciation and amortization Amortization of acquisition-related intangible assets Merger costs Income (loss) from operations Net interest income (expense)	Parent Company \$ 29	Three Mo Guarantor Subsidiaries \$ 782 353 117 43 43 82 638 144 (1)	nths Ended Septe Non-Guarantor Subsidiaries \$ 313 167 69 20 17 16 289 24 (3)	Eliminations \$ (27)	Consolidated \$ 1,068 493 215 63 60 99 2 932
Costs and expenses: Cost of sales and direct operating Sales, marketing and administration Product development Depreciation and amortization Amortization of acquisition-related intangible assets Merger costs Income (loss) from operations Net interest income (expense) Other income (expense) Income (loss) before income taxes	Parent Company \$ 29 1 2 32 (32) (157) 5 (184)	Three Mo Guarantor Subsidiaries \$ 782 353 117 43 43 82 638 144 (1) 17	nths Ended Septe Non-Guarantor Subsidiaries \$ 313 167 69 20 17 16 289 24 (3) (3)	Eliminations \$ (27) (27)	Consolidated \$ 1,068 493 215 63 60 99 2 932 136 (161) (4)

Supplemental Condensed Consolidating Schedule of Operations (Predecessor)

(in millions) Period from July 1 through August 10, 2005									
	Parent	Guara			un ough Ai Suarantor	ugust 10	, 2003		
	Company	Subsid	liaries	Subs	sidiaries	Elim	Eliminations		olidated
Total revenue	\$	\$	307	\$	124	\$	(14)	\$	417
Costs and expenses:									
Cost of sales and direct operating			154		65		(14)		205
Sales, marketing and administration	7		37		32				76
Product development			20		9				29
Depreciation and amortization			19		7				26
Amortization of acquisition-related intangible assets			10		5				15
Merger costs	102		1						103
	109		241		118		(14)		454
Income (loss) from operations	(109)		66		6				(37)
Net interest income (expense)			(4)		4				
Other income (expense)	65		8				(73)		
Income (loss) before income taxes	(44)		70		10		(73)		(37)
Provision (benefit) for income taxes	(2)		5		2				5
Net income (loss)	\$ (42)	\$	65	\$	8	\$	(73)	\$	(42)

(in millions)

Supplemental Condensed Consolidating Schedule of Cash Flows (Successor) Nine Months Ended September 30, 2006

	Parent Company	Guarantor Subsidiaries	Non-Guarantor Subsidiaries	Eliminations	Consolidated
Cash Flow From Operations	•				
Net income (loss)	\$ (107)	\$ 161	\$ 55	\$ (216)	\$ (107)
Non cash adjustments	(105)	194	85	216	390
Changes in operating assets and liabilities	(271)	235	(33)		(69)
Cash flow provided by (used in) operations	(483)	590	107		214
Investment Activities					
Intercompany transactions	462	(395)	(67)		
Cash paid for businesses acquired by the Company, net of					
cash acquired		(24)			(24)
Cash paid for property and equipment and software		(169)	(53)		(222)
Other investing activities	(6)	8	6		8
Cash provided by (used in) investment activities	456	(580)	(114)		(238)
Financing Activities					
Net borrowings (repayments) of long-term debt	(28)	(3)	(6)		(37)
Cash advances to Parent	(3)				(3)
Cash provided by (used in) financing activities	(31)	(3)	(6)		(40)
Effect of exchange rate changes on cash			15		15
Increase (decrease) in cash and cash equivalents	(58)	7	2		(49)
Beginning cash and cash equivalents	74	(8)	251		317
Ending cash and cash equivalents	\$ 16	\$ (1)	\$ 253	\$	\$ 268

Ending cash and equivalents

Supplemental Condensed Consolidating Schedule of Cash Flows (Predecessor) (in millions) Period from January 1 through August 10, 2005 **Parent** Guarantor **Non-Guarantor** Subsidiaries Subsidiaries Eliminations Consolidated Company **Cash Flow From Operations** Net income (loss) \$ 146 \$ 286 \$ 62 \$ (348)\$ 146 Non cash adjustments 58 348 (225)72 253 Changes in operating assets and liabilities 139 172 39 (6) Cash flow provided by (used in) operations (40)497 114 571 **Investment Activities** Intercompany transactions (137)78 59 Cash paid for businesses acquired by the Company, net of (419)cash acquired (419)Cash paid for property and equipment (111)(48)(152)Other investing activities 2 Cash provided by (used in) investment activities (130)(450)11 (569)**Financing Activities** (14)Net repayments of long-term debt (43)(57)386 Other financing activities 386 Cash provided by (used in) financing activities 386 (43)(14)329 111 Increase in cash and equivalents 216 4 331 396 5 274 Beginning cash and equivalents 675

\$ 612

9

\$

385

\$

1,006

\$

(in millions)

Supplemental Condensed Consolidating Schedule of Cash Flows (Successor) Period from August 11, 2005 through September 30, 2005

		arent npany	 arantor sidiaries	 Guarantor bsidiaries Eliminatio		Eliminations		solidated
Cash Flow From Operations								
Net income (loss)	\$	(21)	\$ 37	\$ (7)	\$	(32)	\$	(23)
Non cash adjustments		7	47	16				70
Changes in operating assets and liabilities		(11)	298	(109)		32		210
Cash flow provided by (used in) operations		(25)	382	(100)				257
Investment Activities								
Intercompany transactions		552	(324)	(228)				
Cash paid for businesses acquired by the Company,								
net of cash acquired			(15)					(15)
Acquisition of SunGard	(1	1,615)						(11,615)
Cash paid for property and equipment and software			(49)	(5)				(54)
Other investing activities			(1)					(1)
Cash provided by (used in) investment activities	(1	1,063)	(389)	(233)				(11,685)
Financing Activities								
Cash received from borrowings for the Transaction		7,333						7,333
Investment by Parent Companies		3,450						3,450
Net borrowings (repayments) of long-term debt		(244)	(5)	191				(58)
Cash provided by (used in) financing activities	1	0,539	(5)	191				10,725
Increase (decrease) in cash and cash equivalents		(549)	(12)	(142)				(703)
Beginning cash and cash equivalents		612	9	385				1,006
Ending cash and cash equivalents	\$	63	\$ (3)	\$ 243	\$		\$	303

Item 2. Management s Discussion and Analysis of Financial Condition and Results of Operations

Introduction

The following discussion and analysis supplements the management s discussion and analysis in the Successor s Annual Report on Form 10-K for the year ended December 31, 2005 and presumes that readers have read or have access to the discussion and analysis in our Annual Report. The following discussion and analysis includes historical and certain forward-looking information that should be read together with the accompanying Consolidated Financial Statements, related footnotes, and the discussion below of certain risks and uncertainties that could cause future operating results to differ materially from historical results or from the expected results indicated by forward-looking statements.

Although SunGard Data Systems Inc. continued as the same legal entity after the Transaction, the accompanying consolidated statements of operations, cash flows and stockholder is equity are presented for two periods: Predecessor and Successor, which relate to the period preceding the Transaction and the period succeeding the Transaction, respectively. The Company refers to the operations of SunGard and subsidiaries for both the Predecessor and Successor periods. We have prepared our discussion of the results of operations by comparing the mathematical combination of the Successor and Predecessor periods in the nine months and three months ended September 30, 2005 to the nine- and three-month periods ended September 30, 2006. Although this presentation does not comply with generally accepted accounting principles (GAAP), we believe that it provides a meaningful method of comparison. The combined operating results have not been prepared as proforma results under applicable regulations and may not reflect the actual results we would have achieved absent the Transaction and may not be predictive of future results of operations.

Results of Operations:

Nine Months Ended September 30, 2006 Compared To Nine Months Ended September 30, 2005

The following table sets forth, for the periods indicated, certain amounts included in our Consolidated Statements of Operations, the relative percentage that those amounts represent to consolidated revenue (unless otherwise indicated), and the percentage change in those amounts from period to period.

19

(in millions)	Peri Janua th	decessor iod from ary 1, 200 arough gust 10,	P f Augus	ecessor eriod from et 11, 2005	Nine mo	nined ⁽¹⁾ nths ended nber 30,	Nine moi	cessor nths ended nber 30,	Percent Increase (Decrease)
(in minions)		2005		per 30, 2005	2	005 percent of revenue	20	006 percent of revenue	2006 vs. 2005
Revenue						revenue		revenue	
Financial systems (FS)	\$	1,120	\$	256	\$ 1,376	47%	\$ 1,484	47%	8%
Higher education and public									
sector systems (HEPS)		471		110	581	20%	644	21%	11%
Software & processing solutions		1,591		366	1,957	67%	2,128	68%	9%
Availability services (AS)		780		182	962	33%	1,007	32%	5%
	\$	2,371	\$	548	\$ 2,919	100%	\$ 3,135	100%	7%
Costs and Expenses									
Cost of sales and direct operating	\$	1,119	\$	247	\$ 1,366	47%	\$ 1,460	47%	7%
Sales, marketing and									
administration		456		117	573	20%	659	21%	15%
Product development		154		36	190	7%	191	6%	1%
Depreciation and amortization		141		33	174	6%	175	6%	1%
Amortization of acquisition-									
related intangible assets		84		51	135	5%	297	9%	120%
Merger and other costs		121		18	139	5%	5	%	(96)%
	\$	2,075	\$	502	\$ 2,577	88%	\$ 2,787	89%	8%
Operating Income									
Financial systems (2)	\$	183	\$	24	\$ 207	15%	\$ 143	10%	(31)%
Higher education and public									
sector systems (2)		76		15	91	16%	92	14%	1%
Software & processing solutions		259		39	298	15%	235	11%	(21)%
Availability services (2)		197		45	242	25%	201	20%	(17)%
Corporate administration		(39)		(20)	(59)	(2)%	(83)	(3)%	41%
Merger and other costs		(121)		(18)	(139)	(5)%	(5)	%	(96)%
	\$	296	\$	46	\$ 342	12%	\$ 348	11%	2%

⁽¹⁾ As described above, our combined results for the nine months ended September 30, 2005 represent the sum of the amounts for the Predecessor period from January 1, 2005 through August 10, 2005 and for the Successor period from August 11, 2005 through September 30, 2005. This combination does not comply with GAAP or with the rules for pro forma presentation, but is presented because we believe it enables a meaningful comparison of our results.

⁽²⁾ Percent of revenue is calculated as a percent of revenue from FS, HEPS, Software & Processing Solutions, and AS, respectively. The following table sets forth, for the periods indicated, certain supplemental revenue data, the relative percentage that those amounts represent to total revenue and the percentage change in those amounts from period to period.

20

Tab	le (of (Co	nte	nts

Table of Contents										
	Predecessor Period from January 1, 200: through August 10,		Successor Period from August 11, 2005 through September 30, 2005			bined ⁽¹⁾	Successor Percent Nine Months Ended Increase			
						mber 30,		nber 30,	Increase (Decrease)	
(in millions)					2005 percent of revenue		2006 Percent of revenue		2006 vs. 2005	
Financial Systems										
Services	\$	968	\$	222	\$ 1,190	41%	\$ 1,312	42%	10%	
License and resale fees		99		23	122	4%	112	4%	(8)%	
		1.065		2.15	1 212	4500	1 101	4.5.00	200	
Total products and services Reimbursed expenses		1,067 53		245 11	1,312 64	45% 2%	1,424 60	45% 2%	9% (6)%	
Reinfoursed expenses		33		11	04	270	00	270	(0)%	
	\$	1,120	\$	256	\$ 1,376	47%	\$ 1,484	47%	8%	
Higher Education and Public Sector										
Systems Services	\$	393	\$	90	\$ 483	17%	\$ 537	17%	11%	
License and resale fees	Þ	70	Ф	18	\$ 463 88	3%	\$ 337 97	3%	10%	
Electise and resule rees		70		10	00	370	<i>)</i>	370	1070	
Total products and services		463		108	571	20%	634	20%	11%	
Reimbursed expenses		8		2	10	%	10	%	%	
	\$	471	\$	110	\$ 581	20%	\$ 644	21%	11%	
Software & Processing Solutions										
Services	\$	1,361	\$	312	\$ 1,673	57%	\$ 1,849	59%	11%	
License and resale fees		169		41	210	7%	209	7%	%	
Total products and services		1,530		353	1,883	65%	2,058	66%	9%	
Reimbursed expenses		61		13	74	3%	70	2%	(5)%	
	\$	1,591	\$	366	\$ 1,957	67%	\$ 2,128	68%	9%	
Availability Services										
Services	\$	765	\$	179	\$ 944	32%	\$ 993	32%	5%	
License and resale fees		10		1	11	%	5	%	(55)%	
Total products and services		775		180	955	33%	998	32%	5%	
Reimbursed expenses		5		2	7	%	9	%	29%	
	\$	780	\$	182	\$ 962	33%	\$ 1,007	32%	5%	
Total Revenue										
Services	\$	2,126	\$	491	\$ 2,617	90%	\$ 2,842	91%	9%	
License and resale fees		179		42	221	8%	214	7%	(3)%	
Total products and services		2,305		533	2,838 81	97% 3%	3,056	97% 3%	8%	
Reimbursed expenses		66		15	81	3%	79	3%	(2)%	
	\$	2,371	\$	548	\$ 2,919	100%	\$ 3,135	100%	7%	

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(1) As described above, our combined results for the nine months ended September 30, 2005 represent the sum of the amounts for the Predecessor period from January 1, 2005 through August 10, 2005 and for the Successor period from August 11, 2005 through September 30, 2005. This combination does not comply with GAAP or with the rules for pro forma presentation, but is presented because we believe it enables a meaningful comparison of our results.

Income from Operations:

Our total operating margin was 11% for the nine months ended September 30, 2006, compared to 12% for the nine months ended September 30, 2005, due primarily to \$143 million of incremental amortization of acquisition-related intangible assets resulting from the Transaction (incremental amortization), a \$19 million increase in non-cash stock compensation cost and a \$10 million decrease in software license fees, partially offset by a \$134 million reduction in merger costs, a \$12 million increase in revenue related to purchase accounting adjustments in 2005 recorded in connection with the Transaction (the deferred revenue adjustment) and an \$11 million one-time charge related to the relocation of

21

an AS facility in the prior year period. The negative impact on the total operating margin of the incremental amortization, the increase in stock compensation cost and the decrease in software license fees were 460, 60 and 30 basis points, respectively, while the reduction in merger costs, the 2005 deferred revenue adjustment and the one-time facility relocation cost improved the operating margin by 460, 40 and 40 basis points, respectively (one hundred basis points equals one percentage point).

Financial Systems:

The FS operating margin was 10% and 15% for the nine months ended September 30, 2006 and 2005, respectively. The lower margin in 2006 was due primarily to \$73 million of incremental amortization (490 basis points) and a \$10 million decrease in software license fees (60 basis points).

Higher Education and Public Sector Systems:

The HEPS operating margin was 14% and 16% for the nine months ended September 30, 2006 and 2005, respectively. The lower margin in 2006 was due primarily to \$11 million of incremental amortization (170 basis points) and a \$2 million decrease in software license fees (30 basis points), partially offset by the effect of the 2005 deferred revenue adjustment of \$3 million (50 basis points).

Availability Services:

The AS operating margin was 20% and 25% for the nine months ended September 30, 2006 and 2005, respectively. The lower margin in 2006 was due primarily to \$59 million of incremental amortization (590 basis points). The operating margin in 2005 was reduced by 120 basis points because of an \$11 million one-time charge related to the relocation of an AS facility and the effect of \$6 million by the 2005 deferred revenue adjustment (40 basis points).

Revenue:

Total revenue increased \$216 million for the nine months ended September 30, 2006 compared to the first nine months of 2005. The increase in total revenue in 2006 is due primarily to internal revenue growth. Internal revenue growth was approximately 5% and 6% for the first nine months of 2006 and 2005, respectively. Internal revenue is defined as revenue for businesses owned for at least one year and further adjusted for the effects of businesses sold in the previous twelve months and the \$12 million deferred revenue adjustment in 2005.

For the nine months ended September 30, 2006, services revenue increased to \$2,842 million from \$2,617 million during the first nine months of 2005. Services revenue represented approximately 91% and 90% of total revenue in the first nine months of 2006 and 2005, respectively. The \$225 million increase was due to internal revenue growth of \$164 million across all segments and acquired revenue in FS and HEPS.

Professional services revenue was \$542 million and \$469 million for the nine months ended September 30, 2006 and 2005, respectively. The increase was due primarily to internal revenue growth in FS and HEPS.

Revenue from license and resale fees was \$214 million and \$221 million for the nine months ended September 30, 2006 and 2005, respectively, and included software license revenue of \$155 million and \$164 million, respectively. The decrease in software license revenue was mostly from FS, with a smaller decline in HEPS, and primarily reflects the impact of \$17 million of software license backlog at December 31, 2004 which was recognized as revenue in the first quarter of 2005.

Financial Systems:

FS revenue increased \$108 million in 2006. Internal revenue growth was 5% during each of the first nine months of 2006 and 2005. FS services revenue increased \$122 million and FS license and resale fees decreased \$10 million. The increase in services revenue is due primarily to internal revenue growth, and, to a lesser degree, to acquired businesses, partially offset by the deferred revenue adjustment of \$3 million in the prior year period. Software license fees were \$103 million in the nine months ended September 30, 2006, a decrease of \$10 million. The decrease in software license fees was across the segment and primarily reflects the impact of \$9 million of software license backlog at December 31, 2004 which was recognized as revenue in the first quarter of 2005, partially offset by a deferred revenue adjustment of \$1 million in the prior year period.

22

Higher Education and Public Sector Systems:

Revenue from HEPS increased \$63 million for the nine months ended September 30, 2006 compared to the corresponding period in 2005 due to both internal revenue growth and a business acquired in the first quarter of 2005, partially offset by a \$3 million deferred revenue adjustment in the prior year period. HEPS services revenue increased \$54 million and license and resale fees increased \$9 million. Software license fees were \$49 million in the nine months ended September 30, 2006, a decrease of \$3 million, which primarily reflects the impact of \$8 million of software license backlog at December 31, 2004 which was recognized as revenue in the first quarter of 2005. Resale fees increased \$12 million compared to the prior year period due primarily to a business acquired in the first quarter of 2005. HEPS internal revenue growth was approximately 6% and 11% for the nine months ended September 30, 2006 and 2005, respectively.

Availability Services:

AS revenue increased \$45 million in 2006 or 5%. AS internal revenue increased approximately 5% in 2006, reflecting the effect of the disposition of a U.K.-based value-added reseller. This compares to internal revenue growth of approximately 4% during the first nine months of 2005

Costs and Expenses:

The increase of \$210 million in total costs and expenses was due primarily to increased expenses across all segments, incremental amortization of \$143 million and to acquired businesses, offset by a \$134 million decrease in merger costs. Costs and expenses in 2005 includes the impact of a one-time charge of \$11 million related to the relocation of a leased AS facility in North Bergen, New Jersey.

Cost of sales and direct operating expenses as a percentage of total revenue were consistent at 47% in each of the nine-month periods ended September 30, 2006 and 2005. Cost of sales and direct operating expenses increased \$94 million due primarily to increases across all segments and the increase from acquired businesses, offset in part by a one-time charge of \$11 million related to the relocation of an AS facility in 2005.

Sales, marketing and administration expenses increased as a percentage of total revenue to 21% for the nine months ended September 30, 2006 compared to 20% in 2005. The increase in sales, marketing and administration expenses of \$86 million was due primarily to increases in all segments, mostly FS, to the increase in non-cash stock compensation of \$19 million and to acquired businesses.

Because AS product development costs are insignificant, it is more meaningful to measure product development expenses as a percentage of revenue from Software and Processing Solutions. For each of the nine-month periods ended September 30, 2006 and 2005, product development costs were 9% and 10%, respectively, of revenue from Software and Processing Solutions.

Depreciation and amortization was consistent as a percentage of total revenue at 6% for the nine months ended September 30, 2006 and 2005.

Amortization of acquisition-related intangible assets was 9% of total revenue during the first nine months of 2006, compared to 5% in 2005. Amortization of acquisition-related intangible assets increased \$162 million, of which \$143 million is incremental amortization resulting from the Transaction with the balance from recent acquisitions.

Merger and other costs decreased \$134 million during the nine months ended September 30, 2006 compared to the prior year period. The nine-month period ended September 30, 2005 included costs associated with the Transaction.

Interest income was \$10 million and \$11 million, respectively, for the nine-month periods ended September 30, 2006 and 2005. Interest expense was \$483 million and \$105 million for the nine months ended September 30, 2006 and 2005, respectively. The increase was due to the debt incurred in connection with the Transaction and includes amortization of debt issuance costs and debt discounts of \$19 million.

Other expense was \$22 million for the nine months ended September 30, 2006 from \$3 million for the prior year period. The increase is primarily due to losses incurred related to our accounts receivable securitization program.

Three Months Ended September 30, 2006 Compared To Three Months Ended September 30, 2005

The following table sets forth, for the periods indicated, certain amounts included in our Consolidated Statements of Operations, the relative percentage that those amounts represent to consolidated revenue (unless otherwise indicated), and the percentage change in those amounts from period to period.

		lecessor od from	Period from August 11, 2005 through		Combined (1) Three months ended September 30, 2005 percent of		Successor Three months ended September 30, 2006 percent of			Percent Increase (Decrease)
	2 th	ily 1, 2005 rough								
<i>a</i>		gust 10, 2005								2006 vs. 2005
(in millions) Revenue						revenue			revenue	
Financial systems (FS)	\$	193	\$	256	\$ 449	47%	\$	507	47%	13%
Higher education and public sector	Ψ	193	Ψ	230	ψ 11 2	4770	Ψ	307	7770	1370
systems (HEPS)		83		110	193	20%		221	21%	15%
systems (TILI 5)		0.5		110	193	2070		221	2170	13/0
Caftyrana & magazaina salutions		276		366	642	67%		728	68%	13%
Software & processing solutions Availability services (AS)		141		182	323	33%		340	32%	5%
Availability services (AS)		141		162	323	33%		340	32%	3%
	\$	417	\$	548	\$ 965	100%	\$	1,068	100%	11%
Costs and Expenses										
Cost of sales and direct operating	\$	205	\$	247	\$ 452	47%	\$	493	46%	9%
Sales, marketing and administration		76		117	193	20%		215	20%	11%
Product development		29		36	65	7%		63	6%	(3)%
Depreciation and amortization		26		33	59	6%		60	6%	2%
Amortization of acquisition- related										
intangible assets		15		51	66	7%		99	9%	50%
Merger and other costs		103		18	121	13%		2	%	(98)%
	\$	454	\$	502	\$ 956	99%	\$	932	87%	(3)%
	Ф	434	ф	302	\$ 950	99%	Ф	932	0170	(3)%
o										
Operating Income	Ф	2.4	Ф	2.4	Φ 40	110	Ф	<i>C</i> 1	100	27.6
Financial systems (2)	\$	24	\$	24	\$ 48	11%	\$	61	12%	27%
Higher education and public sector		10		. ~	25	100		2.5	1.60	40.00
systems (2)		10		15	25	13%		35	16%	40%
Software & processing solutions (2)		34		39	73	11%		96	13%	32%
Availability services (2)		38		45	83	26%		75	22%	(10)%
Corporate administration		(6)		(20)	(26)	(3)%		(33)	(3)%	27%
Merger and other costs		(103)		(18)	(121)	(13)%		(2)	%	(98)%
	\$	(37)	\$	46	\$ 9	1%	\$	136	13%	1411%
	Ψ	(2.)	Ψ		Ŧ /	1,0	Ψ		10 /0	1.11,0

(1)

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As described above, our combined results for the three months ended September 30, 2005 represent the sum of the amounts for the Predecessor period from July 1, 2005 through August 10, 2005 and for the Successor period from August 11, 2005 through September 30, 2005. This combination does not comply with GAAP or with the rules for pro forma presentation, but is presented because we believe it enables a meaningful comparison of our results.

(2) Percent of revenue is calculated as a percent of revenue from FS, HEPS, Software & Processing Solutions, and AS, respectively.

24

The following table sets forth, for the periods indicated, certain supplemental revenue data, the relative percentage that those amounts represent to total revenue and the percentage change in those amounts from period to period.

	Peri	lecessor od from	P	ccessor eriod	Com	bined (1)			Successor	Percent Increase									
	th	through		through		through		through		A through		from st 11, 2005 rough ember 30,		onths ended mber 30,			onths Ended mber 30,	(Decrease)	
(in millions)		2005		2005	2	2005 percent of revenue		2	2006 percent of revenue	2006 vs. 2005									
Financial Systems						revenue			revenue										
Services	\$	174	\$	222	\$ 396	41%	\$	448	42%	13%									
License and resale fees		10		23	33	3%		40	4%	21%									
Total products and services		184		245	429	44%		488	46%	14%									
Reimbursed expenses		9		11	20	2%		19	2%	(5)%									
	\$	193	\$	256	\$ 449	47%	\$	507	47%	13%									
Higher Education and Public Sector Systems																			
Services	\$	75	\$	90	\$ 165	17%	\$	178	17%	8%									
License and resale fees		6		18	24	2%		39	4%	63%									
Total products and services		81		108	189	20%		217	20%	15%									
Reimbursed expenses		2		2	4	%		4	%	%									
	\$	83	\$	110	\$ 193	20%	\$	221	21%	15%									
Software & Processing Solutions																			
Services	\$	249	\$	312	\$ 561	58%	\$	626	59%	12%									
License and resale fees		16		41	57	6%		79	7%	39%									
Total products and services		265		353	618	64%		705	66%	14%									
Reimbursed expenses		11		13	24	2%		23	2%	(4)%									
	\$	276	\$	366	\$ 642	67%	\$	728	68%	13%									
Availability Services																			
Services	\$	140	\$	179	\$ 319	33%	\$	337	32%	6%									
License and resale fees		1		1	2	%		2	%	%									
Total products and services		141		180	321	33%		339	32%	6%									
Reimbursed expenses				2	2	%		1	%	(50)%									
	\$	141	\$	182	\$ 323	33%	\$	340	32%	5%									
Total Revenue																			
Services	\$	389	\$	491	\$ 880	91%	\$	963	90%	9%									
License and resale fees	Ψ	17	*	42	59	6%	Ψ	81	8%	37%									

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Total products and services	406	533	939	97%	1,044	98%	11%
Reimbursed expenses	11	15	26	3%	24	2%	(8)%
	\$ 417	\$ 548	\$ 965	100%	\$ 1,068	100%	11%

⁽¹⁾ As described above, our combined results for the three months ended September 30, 2005 represent the sum of the amounts for the Predecessor period from July 1, 2005 through August 10, 2005 and for the Successor period from August 11, 2005 through September 30, 2005. This combination does not comply with GAAP or with the rules for pro forma presentation, but is presented because we believe it enables a meaningful comparison of our results.

Income from Operations:

Our total operating margin was 13% for the three months ended September 30, 2006 compared to 1% for the three months ended September 30, 2005, due primarily to a decrease of \$119 million in merger costs, a \$12 million deferred revenue adjustment in the prior year period and a decrease of \$9 million in software license fees, partially offset by \$27 million of incremental amortization and \$3 million of increased stock compensation cost. The impact on the total operating margin of the decrease in merger costs, the deferred revenue adjustment and the decrease in license fees was 1,240, 120 and 70 basis points, respectively, while the incremental amortization and the stock compensation cost reduced the operating margin by 250 and 30 basis points, respectively.

Financial Systems:

The FS operating margin was 12% and 11% for the three months ended September 30, 2006 and 2005, respectively. The higher margin in 2006 was due primarily to improved performance of the businesses in the segment, a \$6 million increase in license fees (110 basis points) and the \$3 million effect of the 2005 deferred revenue adjustment (60 basis points), partially offset by \$11 million of incremental amortization (220 basis points).

Higher Education and Public Sector Systems:

The HEPS operating margin was 16% and 13% for the three months ended September 30, 2006 and 2005, respectively. The higher margin in 2006 was due primarily to strong performance in the quarter across all businesses in the segment and the net effect of 160 basis points related to the 2005 deferred revenue adjustment, a \$2 million increase in license fees and \$2 million of incremental amortization.

Availability Services:

The AS operating margin was 22% and 26% for the three months ended September 30, 2006 and 2005, respectively. The lower margin in 2006 was due primarily to \$14 million of incremental amortization (400 basis points).

Revenue:

Total revenue increased \$103 million for the three months ended September 30, 2006 compared to the third quarter of 2005. The increase in total revenue in 2006 is primarily due to internal revenue growth, which was approximately 8%, compared to a 4% increase in the third quarter of 2005.

For the three months ended September 30, 2006, services revenue increased to \$963 million from \$880 million in the third quarter of 2005. Services revenue represented approximately 90% and 91% of total revenue in the third quarter of 2006 and 2005, respectively. The \$83 million increase was due primarily to increases in internal revenue in all three segments.

Professional services revenue was \$189 million and \$160 million for the three months ended September 30, 2006 and 2005, respectively.

Revenue from license and resale fees was \$81 million and \$59 million for the three months ended September 30, 2006 and 2005, respectively, and included software license revenue of \$53 million and \$42 million, respectively. The increase in software license revenue was primarily due to the internal revenue growth and the impact of acquired FS businesses.

Financial Systems:

FS revenue increased \$58 million in 2006. FS services revenue increased \$52 million, due primarily to internal revenue growth, \$9 million from acquired businesses and \$3 million as a result of the deferred revenue adjustment in the prior year period. License and resale fees increased \$7 million to \$40 million. Internal revenue growth was 9% in the third quarter of 2006 compared to 3% in the third quarter of 2005. FS professional services revenue increased \$23 million from both internal revenue growth and from acquired businesses.

26

Higher Education and Public Sector Systems:

Revenue from HEPS increased \$28 million, \$3 million of which is related to the deferred revenue adjustment in the prior year period. The balance of the increase is due to 12% internal revenue growth in the third quarter of 2006. Internal revenue grew 5% in the third quarter of 2005.

Availability Services:

AS revenue increased \$17 million in 2006 or 5%. AS internal revenue increased approximately 4% in 2006, reflecting the effect of the disposition of a U.K.-based value-added reseller and the \$6 million deferred revenue adjustment in the prior year period. This compares to internal revenue growth of approximately 6% in the third quarter of 2005.

Costs and Expenses:

Total costs and expenses as a percentage of revenue for the three months ended September 30, 2006 decreased to 87% from 99% in 2005. This decrease is due primarily to the decrease in merger and other costs of \$119 million, partially offset by increased expenses across all segments, incremental amortization of \$27 million, incremental stock compensation expense of \$3 million and to acquired businesses.

Cost of sales and direct operating expenses as a percentage of total revenue were 46% and 47% during the three-month periods ended September 30, 2006 and 2005, respectively. Cost of sales and direct operating expenses increased \$41 million due primarily to increased expenses across all segments and from acquired businesses.

Sales, marketing and administration expenses as a percentage of total revenue remained unchanged at 20% for each of the three months ended September 30, 2006 and 2005. The increase in sales, marketing and administration expenses of \$22 million was due primarily to internal growth of costs in FS to support the increase in business activity, to acquired businesses and to non-cash stock compensation of \$3 million.

Because AS product development costs are insignificant, it is more meaningful to measure product development expenses as a percentage of revenue from software and processing solutions. For the three months ended September 30, 2006 and 2005, product development costs were 9% and 10%, respectively, of revenue from software and processing solutions.

Depreciation and amortization remained unchanged as a percentage of total revenue at 6% for each of the three months ended September 30, 2006 and 2005.

Amortization of acquisition-related intangible assets was 9% of total revenue in the third quarter of 2006, compared to 7% in 2005. Amortization of acquisition-related intangible assets increased \$33 million, of which \$27 million is incremental amortization with the balance from acquired businesses.

Merger and other costs decreased \$119 million in the three months ended September 30, 2006 compared to the three months ended September 30, 2005, which included costs associated with the Transaction.

Interest income was \$4 million and \$5 million for the three months ended September 30, 2006 and 2005, respectively. Interest expense was \$165 million and \$91 million for the three months ended September 30, 2006 and 2005, respectively. The increase was due to the debt incurred in connection with the Transaction, and includes amortization of debt issuance costs and debt discounts of \$2 million.

Provision for income taxes was \$2 million for the three months ended September 30, 2006 compared to a \$15 million benefit in the prior year period due to the income tax benefit resulting from the loss before income taxes being offset by a limitation on the use of foreign tax credits.

Liquidity and Capital Resources:

At September 30, 2006, cash and equivalents were \$268 million, a decrease of \$49 million from December 31, 2005. Cash flow from operations was \$214 million in the nine months ended September 30, 2006 compared to cash flow from operations of \$828 million in the nine months ended September 30, 2005. The decrease in cash flow from operations is due primarily to the increased interest payments in 2006 related to the debt incurred as a result of the Transaction and from the 2005 impact of the sale of accounts receivable under our long-term receivables facility.

27

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Table of Contents

Net cash used in investing activities was \$238 million in the nine months ended September 30, 2006, comprised primarily of cash paid for property and equipment and other assets. During the nine months ended September 30, 2006, we spent \$24 million (net of cash acquired) on three acquisitions and received approximately \$9 million of cash proceeds from the sale of one business. Net cash used in investing activities was \$12.25 billion in the nine months ended September 30, 2005. During the nine months ended September 30, 2005, we spent \$11.62 billion in connection with the Transaction, \$434 million (net of cash acquired) on eight acquisitions and \$206 million for property and equipment and other assets.

Net cash used in financing activities was \$40 million for the nine months ended September 30, 2006, primarily related to repayment of borrowings. At September 30, 2006, there were no borrowings outstanding under our revolving credit facility. Net cash provided by financing activities was \$11.05 billion for the nine months ended September 30, 2005, of which \$11.11 billion was Transaction-related financing activities, including \$7.33 billion of debt and \$3.45 billion of equity contributions by SunGard Holdco LLC, the Company s parent.

At September 30, 2006, contingent purchase price obligations that depends upon the operating performance of two acquired businesses total \$41 million, which we currently do not expect to pay. We also have outstanding letters of credit and bid bonds that total approximately \$42 million.

As a result of the Transaction, we are highly leveraged and our debt service requirements are significant. At September 30, 2006, we have outstanding \$7.4 billion in aggregate indebtedness, with additional borrowing capacity of \$977 million under our revolving credit facility (after giving effect to outstanding letters of credit). Also, at September 30, 2006, \$371 million was outstanding under our \$450 million off-balance sheet receivables securitization facility.

We expect our cash flows from operations, combined with availability under our revolving credit facility and receivables facility, to provide sufficient liquidity to fund our current obligations, projected working capital requirements and capital spending for a period that includes the next 12 months.

Covenant Compliance

Adjusted EBITDA is used to determine our compliance with certain covenants contained in the indentures governing the senior notes due 2013 and senior subordinated notes due 2015 and in our senior secured credit facilities. Adjusted EBITDA is defined as EBITDA further adjusted to exclude unusual items and other adjustments permitted in calculating covenant compliance under the indentures and our senior secured credit facilities. We believe that the inclusion of supplementary adjustments to EBITDA applied in presenting Adjusted EBITDA are appropriate to provide additional information to investors to demonstrate compliance with our financing covenants.

The breach of covenants in our senior secured credit facilities that are tied to ratios based on Adjusted EBITDA could result in a default under that agreement and the lenders could elect to declare all amounts borrowed due and payable. Any such acceleration would also result in a default under our indentures. Additionally, under our debt agreements, our ability to engage in activities such as incurring additional indebtedness, making investments and paying dividends is also tied to ratios based on Adjusted EBITDA.

28

Adjusted EBITDA is calculated as follows:

		, 2005 Ferrod from July 1, th 2005 10, through August 10,		Period		Successor				
	Period from January 1, 2005 through August 10,			from August 11, 2005 through September 30, 2005	Nine Months Ended September 30, 2006		Three Months Ended September 30, 2006		N Sept	ast Twelve Months ptember 30, 2006
Net income (loss)	\$ 146	\$	(42)	\$ (23)	\$	(107)	\$	(31)	\$	(113)
Interest expense, net	8			86		473		161		629
Taxes	142		5	(20)		(40)		2		(53)
Depreciation and amortization	225		41	84		472		159		624
EBITDA	521		4	127		798		291		1,087
Purchase accounting adjustments (a)				12		2				9
Non-cash charges (b)	61		60	8		28		10		50
Unusual or non-recurring charges (c)	61		43	19		16		5		18
Restructuring charges or reserves (d)	12		1							
Acquired EBITDA, net of disposed EBITDA										
(e)	17			1		3		2		2
Other (f)	2			1		14		3		21
Adjusted EBITDA - senior secured credit										
facilities	674		108	168		861		311		1,187
Loss on sale of receivables (g)				4		20		7		34
Adjusted EBITDA - senior notes due 2013 and senior subordinated notes due 2015	\$ 674	\$	108	\$ 172	\$	881	\$	318	\$	1,221

⁽a) Purchase accounting adjustments include the adjustment of deferred revenue to fair value at the date of the Transaction.

⁽b) Non-cash charges include non-cash stock-based compensation resulting from the new stock-based compensation plans under SFAS 123R and loss on the sale of assets.

⁽c) Unusual or non-recurring charges include merger costs associated with the Transaction, payroll taxes and certain compensation and other expenses associated with acquisitions made by the Company.

⁽d) Restructuring charges or reserves include the relocation of a leased availability services facility in North Bergen, New Jersey to an expanded facility in Carlstadt, New Jersey.

⁽e) Acquired EBITDA net of disposed EBITDA reflects the EBITDA impact of businesses that were acquired or disposed of during the period as if the acquisition or disposition occurred at the beginning of the period.

⁽f) Other includes franchise and similar taxes reported in operating expenses and management fees paid to the Sponsors, offset by interest charges relating to the receivables facilities and gains related to fluctuation of foreign currency exchange rates.

⁽g) The loss on sale of receivables under the long-term receivables facility is added back in calculating Adjusted EBITDA for purposes of the indentures governing the senior notes due 2013 and the senior subordinated notes due 2015 but is not added back in calculating Adjusted EBITDA for purposes of the senior secured credit facilities.

Our covenant requirements and actual ratios for the twelve months ended September 30, 2006 are as follows:

	Covenant	Actual
Senior secured credit facilities (1)	Requirements	Ratios
Minimum Adjusted EBITDA to consolidated interest expense ratio Maximum total debt to Adjusted EBITDA	1.40x 8.25x	2.02x 6.11x
Senior notes due 2013 and senior subordinated notes due 2015 (2)		
Minimum Adjusted EBITDA to fixed charges ratio required to incur additional debt pursuant to ratio provisions		
	2.00x	2.06x

- (1) Our senior secured credit facilities require us to maintain an Adjusted EBITDA to consolidated interest expense ratio starting at a minimum of 1.40x for the four-quarter period ended December 31, 2005 and stepping up over time to 1.50x by the end of 2006 and 2.20x by the end of 2013. Consolidated interest expense is defined in the senior secured credit facilities as consolidated cash interest expense less cash interest income further adjusted for certain non-cash or nonrecurring interest expense and the elimination of interest expense and fees associated with our receivables facility. Beginning with the four-quarter period ending March 31, 2006, we are also required to maintain a consolidated total debt to Adjusted EBITDA ratio starting at a maximum of 8.25x and stepping down over time to 7.75x by the end of 2006 and 4.0x by the end of 2013. Consolidated total debt is defined in the senior secured credit facilities as total debt less certain indebtedness and further adjusted for cash and cash equivalents on our balance sheet in excess of \$50 million. Failure to satisfy these ratio requirements would constitute a default under the senior secured credit facilities. If our lenders fail to waive any such default, our repayment obligations under the senior secured credit facilities could be accelerated, which would also constitute a default under our indentures.
- (2) Our ability to incur additional debt and make certain restricted payments under our indentures is tied to an Adjusted EBITDA to fixed charges ratio (fixed charges coverage ratio) of at least 2.00x, except that we may incur certain debt and make certain restricted payments in certain permitted investments without regard to the ratio, such as our ability to incur up to an aggregate principal amount of \$5.75 billion under credit facilities (inclusive of amounts outstanding under our senior secured credit facilities from time to time; as of September 30, 2006, we have \$3.96 billion outstanding under our term loan facilities and available commitments of \$977 million under our revolving credit facility), to acquire persons engaged in a similar business that become restricted subsidiaries and to make other investments equal to 6% of our consolidated assets. Fixed charges is defined in the indentures governing the senior notes due 2013 and the senior subordinated notes due 2015 as consolidated interest expense less interest income, adjusted for acquisitions, and further adjusted for non-cash interest expense and the elimination of interest expense and fees associated with our receivables facility.

Certain Risks and Uncertainties

Certain of the matters we discuss in this Report on Form 10-Q may constitute forward-looking statements. You can identify forward-looking statements because they contain words such as believes, expects, may, will, should, seeks, approximately, intends, plans, anticipates or similar expressions which concern our strategy, plans or intentions. All statements we make relating to estimated and projected earnings, margins, costs, expenditures, cash flows, growth rates and financial results are forward-looking statements. In addition, we, through our senior management, from time to time make forward-looking public statements concerning our expected future operations and performance and other developments. All of these forward-looking statements are subject to risks and uncertainties that may change at any time, and, therefore, our actual results may differ materially from those we expected. We derive most of our forward-looking statements from our operating budgets and forecasts, which are based upon many detailed assumptions. While we believe that our assumptions are reasonable, we caution that it is very difficult to predict the impact of known factors, and, of course, it is impossible for us to anticipate all factors that could affect our actual results. Some of the factors that we believe could affect our results include: our high degree of leverage; general economic and

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30

market conditions; the condition of the financial services industry, including the effect of any further consolidation among financial services firms; the integration of acquired businesses, the performance of acquired businesses, and the prospects for future acquisitions; the effect of war, terrorism, natural disasters or other catastrophic events; the effect of disruptions to our systems and infrastructure; the timing and magnitude of software sales; the timing and scope of technological advances; customers taking their information availability solutions in-house; the trend in information availability toward solutions utilizing more dedicated resources; the market and credit risks associated with clearing broker operations; the ability to retain and attract customers and key personnel; risks relating to the foreign countries where we transact business; and the ability to obtain patent protection and avoid patent-related liabilities in the context of a rapidly developing legal framework for software and business-method patents. The factors described in this paragraph and other factors that may affect our business or future financial results are discussed in our filings with the Securities and Exchange Commission, including this Form 10-Q. We assume no obligation to update any written or oral forward-looking statement made by us or on our behalf as a result of new information, future events or other factors.

Item 3. Quantitative and Qualitative Disclosures about Market Risk:

We do not use derivative financial instruments for trading or speculative purposes. We have invested our available cash in short-term, highly liquid financial instruments, with a substantial portion having initial maturities of three months or less. When necessary, we have borrowed to fund acquisitions.

At September 30, 2006, we had total debt of \$7.4 billion, including \$4.4 billion of variable rate debt. We have entered into two interest rate swap agreements which fixed the interest rates for \$1.6 billion of our variable rate debt. Our two swap agreements, each with a notional value of \$800 million, effectively fix our interest rates at 4.85% and 5.00% and expire in February 2009 and February 2011, respectively. Our remaining variable rate debt of \$2.8 billion is subject to market rate risk, as our interest payments will fluctuate as the underlying interest rates change as a result of market changes. During the period when both of our interest rate swap agreements are effective, a 1% change in interest rates would result in a change in interest of approximately \$28 million per year. Upon the expiration of each interest rate swap agreement in February 2009 and February 2011, a 1% change in interest rates would result in a change in interest of approximately \$36 million and \$44 million per year, respectively.

Item 4. Controls and Procedures:

Our management, with the participation of our Chief Executive Officer and Chief Financial Officer, evaluated the effectiveness of our disclosure controls and procedures, as defined in Rules 13a-15(e) and 15d-15(e) under the Securities Exchange Act of 1934, as amended, as of the end of the period covered by this Report. Based on that evaluation, the Chief Executive Officer and Chief Financial Officer concluded that our disclosure controls and procedures as of the end of the period covered by this Report were effective.

No change in our internal control over financial reporting occurred during our most recent fiscal quarter that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

Part II Other Information:

Item 1. Legal Proceedings: None.

Item 1A. Risk Factors: There have been no material changes to our Risk Factors as previously disclosed in our Form 10-K for the year ended December 31, 2005.

Item 2. Unregistered Sales of Equity Securities and Use of Proceeds: None.

Item 3. Defaults Upon Senior Securities: None.

Item 4. Submission of Matters to Vote of Security Holders: The Company s sole stockholder, SunGard Holdco LLC, approved by written consent dated September 12, 2006, (1) an increase in the number of directors from eight to

31

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Table of Contents

nine and (2) the election of the following persons as directors to serve in such capacity until his or her successor is designated and qualified, or until he or she sooner dies, resigns, is removed or becomes disqualified: Chinh Chu, Cristóbal Conde, John Connaughton, James Greene, Jr., Glenn Hutchins, James L. Mann, John Marren, Sanjeev Mehra and Julie Richardson.

Item 5. Other Information: None.

Item 6. Exhibits:

Number 12.1	Document Computation of Ratio of Earnings to Fixed Charges.
31.1	Certification of Cristóbal Conde required by Rule 13a-14(a) or Rule 15d-14(a) and Section 302 of the Sarbanes-Oxley Act of 2002.
31.2	Certification of Michael J. Ruane required by Rule 13a-14(a) or Rule 15d-14(a) and Section 302 of the Sarbanes-Oxley Act of 2002.
32.1	Certification of Cristóbal Conde required by Rule 13a-14(b) or Rule 15d-14(b) and Section 906 of the Sarbanes-Oxley Act of 2002.
32.2	Certification of Michael J. Ruane required by Rule 13a-14(b) or Rule 15d-14(b) and Section 906 of the Sarbanes-Oxley Act of 2002.

32

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

SUNGARD DATA SYSTEMS INC.

Dated: November 2, 2006 By: /s/ Michael J. Ruane

Michael J. Ruane

Senior Vice President-Finance and Chief Financial Officer

(Principal Financial Officer)

33

EXHIBIT INDEX

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34

Exhibit 12.1

SunGard Data Systems Inc.

Computation of Ratio of Earnings to Fixed Charges (Unaudited)

(\$ in millions)

	Pred	ecessor	Period	Succe I from	ssor	ssor	
	Period from		August 11		Nine Months		
	Jan	uary 1	thro	through		Ended	
	Aug	ough ust 10, 005	Septem 20	aber 30,	September 30,		
Fixed charges	_						
Interest expense	\$	14	\$	82	\$	459	
Amortization of debt issuance costs and debt discount		3		6		25	
Portion of rental expense representative of interest		38		8		44	
Total fixed charges	\$	55	\$	96	\$	528	
Earnings							
Income (loss) before income taxes	\$	288	\$	(43)	\$	(147)	
Fixed charges per above		55		96		528	
Total earnings	\$	343	\$	53	\$	381	
Ratio of earnings to fixed charges		6.2		*		*	

^{*} Earnings for the period from August 11 through September 30, 2005 and for the nine month period ended September 30, 2006 were inadequate to cover fixed charges by \$43 million and \$147 million, respectively.

	Predec	cessor	Period	Succe from	ssor	
	Period		August 11		Three	Months
	July 1		through		Ended	
	throi Augus	_	September 30,		Septer	nber 30,
	200)5	2005		2006	
Fixed charges						
Interest expense	\$	3	\$	82	\$	157
Amortization of debt issuance costs and debt discount			6			8

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Portion of rental expense representative of interest	7	8	15
Total fixed charges	\$ 10	\$ 96	\$ 180
Earnings			
Loss before income taxes	\$ (37)	\$ (43)	\$ (29)
Fixed charges per above	10	96	180
Total earnings (loss)	\$ (27)	\$ 53	\$ 151
Ratio of earnings to fixed charges	*	*	*

^{*} Earnings for the period from July 1 through August 10, 2005, and for the period from August 11 through September 30, 2005 and for the three month period ended September 30, 2006 were inadequate to cover fixed charges by \$37 million, \$43 million and \$29 million, respectively.

Exhibit 31.1

Certification of Cristóbal Conde

Required by Rule 13a-14(a) or Rule 15d-14(a) and

Section 302 of the Sarbanes-Oxley Act of 2002

- I, Cristóbal Conde, certify that:
- 1. I have reviewed this quarterly report on Form 10-Q of SunGard Data Systems Inc.;
- 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 misleading with respect to the period covered by this report;
- 3. Based on my knowledge, 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 registrant as of, and for, the periods presented in this report;
- 4. The registrant s other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) for the registrant and have:
- 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 registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
- b) Evaluated the effectiveness of the registrant 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 covered by this report based on such evaluation; and
- c) Disclosed in this report any change in the registrant s internal control over financial reporting that occurred during the registrant s most recent fiscal quarter (the registrant s fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant s internal control over financial reporting; and
- 5. The registrant s other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant s auditors and the audit committee of the registrant 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 registrant 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 registrant s internal control over financial reporting.

Date: November 2, 2006

/s/ Cristóbal Conde Cristóbal Conde President and Chief Executive Officer

Exhibit 31.2

Certification of Michael J. Ruane

Required by Rule 13a-14(a) or Rule 15d-14(a) and

Section 302 of the Sarbanes-Oxley Act of 2002

- I, Michael J. Ruane, certify that:
- 1. I have reviewed this quarterly report on Form 10-Q of SunGard Data Systems Inc.;
- 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 misleading with respect to the period covered by this report;
- 3. Based on my knowledge, 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 registrant as of, and for, the periods presented in this report;
- 4. The registrant s other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) for the registrant and have:
- 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 registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
- b) Evaluated the effectiveness of the registrant 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 covered by this report based on such evaluation; and
- c) Disclosed in this report any change in the registrant s internal control over financial reporting that occurred during the registrant s most recent fiscal quarter (the registrant s fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant s internal control over financial reporting; and
- 5. The registrant s other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant s auditors and the audit committee of the registrant 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 registrant 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 registrant s internal control over financial reporting.

Date: November 2, 2006

/s/ Michael J. Ruane Michael J. Ruane Senior Vice President-Finance and

Chief Financial Officer

Exhibit 32.1

Certification of Cristóbal Conde

Required by Rule 13a-14(b) or Rule 15d-14(b) and

Section 906 of the Sarbanes-Oxley Act of 2002

Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (18 U.S.C.(S) 1350, as adopted), I, Cristóbal Conde, Chief Executive Officer of SunGard Data Systems Inc. (the Company), hereby certify that to my knowledge:

- 1. The Company s Quarterly Report on Form 10-Q for the period ended September 30, 2006 (the Periodic Report) fully complies with the requirements of Section 13(a) or Section 15(d) of the Securities Exchange Act of 1934, as amended; and
- 2. The information contained in the Periodic Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

Dated: November 2, 2006

/s/ Cristóbal Conde Cristóbal Conde Chief Executive Officer

A signed original of this written statement required by Section 906 has been provided to SunGard Data Systems Inc. and will be retained by SunGard Data Systems Inc. and furnished to the Securities and Exchange Commission or its staff upon request.

Exhibit 32.2

Certification of Michael J. Ruane

Required by Rule 13a-14(b) or Rule 15d-14(b) and

Section 906 of the Sarbanes-Oxley Act of 2002

Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (18 U.S.C.(S) 1350, as adopted), I, Michael J. Ruane, Chief Financial Officer of SunGard Data Systems Inc. (the Company), hereby certify that to my knowledge:

- 1. The Company s Quarterly Report on Form 10-Q for the period ended September 30, 2006 (the Periodic Report) fully complies with the requirements of Section 13(a) or Section 15(d) of the Securities Exchange Act of 1934, as amended; and
- 2. The information contained in the Periodic Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

Dated: November 2, 2006

/s/ Michael J. Ruane Michael J. Ruane Chief Financial Officer

A signed original of this written statement required by Section 906 has been provided to SunGard Data Systems Inc. and will be retained by SunGard Data Systems Inc. and furnished to the Securities and Exchange Commission or its staff upon request.