SUNGARD DATA SYSTEMS INC Form 10-Q August 06, 2010

United States Securities and Exchange Commission Washington, D.C. 20549

FORM 10-0

p Quarterly report pursuant to section 13 or 15(d) of the Securities Exchange Act of 1934

For the quarterly period ended June 30, 2010

OR

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 numbers:

SunGard Capital Corp. 000-53653

SunGard Capital Corp. II 000-53654

SunGard Data Systems Inc. 001-12989

SunGard® Capital Corp.
SunGard® Capital Corp. II
SunGard® Data Systems Inc.
(Exact name of registrant as specified in its charter)

Delaware 20-3059890
Delaware 20-3060101
Delaware 51-0267091
(State or other jurisdiction of incorporation or organization) Identification No.)

680 East Swedesford Road, Wayne, Pennsylvania 19087 (Address of principal executive offices, including zip code) 484-582-2000

(Registrants telephone number, including area code)

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.

SunGard Capital Corp. Yes b No o SunGard Capital Corp. II Yes b No o SunGard Data Systems Inc. Yes o No b

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files).

SunGard Capital Corp. Yes o No o SunGard Capital Corp. II Yes o No o

SunGard Data Systems Inc.

Yes o No o

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

SunGard Capital Large accelerated Accelerated filer o. Non-accelerated filer Smaller reporting Corp. filer o. company o. SunGard Capital Large accelerated Accelerated filer o. Non-accelerated filer Smaller reporting Corp. II filer o. company o. Large accelerated SunGard Data Non-accelerated filer Smaller reporting Accelerated filer o. Systems Inc. company o. filer o.

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act).

SunGard Capital Corp. Yes o No b SunGard Capital Corp. II Yes o No b SunGard Data Systems Inc. Yes o No b

The number of shares of the registrants common stock outstanding as of June 30, 2010:

SunGard Capital Corp. 255,385,421 shares of Class A common stock and 28,376,090

shares of Class L common stock

SunGard Capital Corp. II 100 shares of common stock SunGard Data Systems Inc. 100 shares of common stock

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Part I. FINANCIAL INFORMATION

Explanatory Note

This Form 10-Q is a combined quarterly report being filed separately by three registrants: SunGard Capital Corp. (SCC), SunGard Capital Corp. II (SCCII) and SunGard Data Systems Inc. (SunGard). SCC and SCC II are collectively referred to as the Parent Companies. Unless the context indicates otherwise, any reference in this report to the Company, we, us and our refer to the Parent Companies together with their direct and indirect subsidiaries, including SunGard. Each registrant hereto is filing on its own behalf all of the information contained in this quarterly report that relates to such registrant. Each registrant hereto is not filing any information that does not relate to such registrant, and therefore makes no representation as to any such information.

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Item 1. Financial Statements

SunGard Capital Corp. Consolidated Balance Sheets (In millions except share and per-share amounts) (Unaudited)

	December 31, 2009		J	une 30, 2010
Assets				
Current:				
Cash and cash equivalents	\$	664	\$	729
Trade receivables, less allowance for doubtful accounts of \$49 and \$58		955		842
Earned but unbilled receivables		181		182
Prepaid expenses and other current assets		189		165
Clearing broker assets		332		283
Deferred income taxes		22		22
Total current assets		2,343		2,223
Property and equipment, less accumulated depreciation of \$936 and \$1,020		925		888
Software products, less accumulated amortization of \$1,091 and \$1,183		1,020		897
Customer base, less accumulated amortization of \$954 and \$1,056		2,294		2,151
Other intangible assets, less accumulated amortization of \$24 and \$21		195		176
Trade name, less accumulated amortization of \$10 and \$5		1,025		1,023
Goodwill		6,178		6,076
Total Assets	\$	13,980	\$	13,434
Liabilities and Equity				
Current:	4		4	
Short-term and current portion of long-term debt	\$	64	\$	54
Accounts payable		72		55
Accrued compensation and benefits		319		238
Accrued interest expense		146 412		143 380
Other accrued expenses Clearing broker liabilities		294		251
Deferred revenue		1,040		981
Deferred revenue		1,040		701
Total current liabilities		2,347		2,102
Long-term debt		8,251		8,220
Deferred income taxes		1,318		1,246
Total liabilities		11,916		11,568

Commitments and contingencies

Noncontrolling interest in preferred stock of SCCII subject to a put option	51	55
Class L common stock subject to a put option	88	90
Class A common stock subject to a put option	11	11
Stockholders equity:		
Class L common stock, convertible, par value \$.001 per share; cumulative 13.5%		
per annum, compounded quarterly; aggregate liquidation preference of		
\$4,151 million and \$4,440 million; 50,000,000 shares authorized, 28,613,930 and		
28,644,360 shares issued		
Class A common stock, par value \$.001 per share; 550,000,000 shares authorized,		
257,529,758 and 257,803,713 shares issued		
Capital in excess of par value	2,678	2,690
Treasury stock, 248,414 and 268,270 shares of Class L common stock; and		
2,239,549 and 2,418,292 shares of Class A common stock	(27)	(29)
Accumulated deficit	(2,209)	(2,380)
Accumulated other comprehensive income	(121)	(257)
Total SunGard Capital Corp. stockholders equity	321	24
Noncontrolling interest in preferred stock of SCCII	1,593	1,686
Total equity	1,914	1,710
Total Liabilities and Equity	\$ 13,980	\$ 13,434

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

SunGard Capital Corp. Consolidated Statements of Operations (In millions) (Unaudited)

		Three Months End 2009		ed June 30, 2010		Six Months Er 2009		nded June 30, 2010	
Revenue: Services License and resale fees	\$	1,242 79	\$	1,141 119	\$	2,489 143	\$	2,278 203	
Total products and services Reimbursed expenses		1,321 48		1,260 38		2,632 72		2,481 66	
		1,369		1,298		2,704		2,547	
Costs and expenses:									
Cost of sales and direct operating		684		592		1,370		1,196	
Sales, marketing and administration		263		286		532		561	
Product development		85 72		93 72		172		189	
Depreciation and amortization		72		72		141		147	
Amortization of acquisition-related intangible assets		130		122		254		245	
Merger costs and other		130		7		1		2 4 3	
Wierger costs and other		1		,		1			
		1,235		1,172		2,470		2,347	
Income from operations		134		126		234		200	
Interest income		10.		1		1		1	
Interest expense and amortization of deferred									
financing fees		(155)		(160)		(306)		(319)	
Other income		14		14		21		14	
Loss before income taxes		(7)		(19)		(50)		(104)	
Benefit from (provision for) income taxes				(2)		9		29	
Net loss Income attributable to the noncontrolling interest (including \$(1) million, \$(3) million, \$- and		(7)		(21)		(41)		(75)	
\$3 million in temporary equity)		(44)		(49)		(86)		(96)	
Net loss attributable to SunGard Capital Corp.	\$	(51)	\$	(70)	\$	(127)	\$	(171)	

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

SunGard Capital Corp. Consolidated Statements of Cash Flows (In millions) (Unaudited)

	Six 2	led June 30, 2010	
Cash flow from operations:			
Net loss	\$	(41)	\$ (75)
Reconciliation of net loss to cash flow from operations:			
Depreciation and amortization		395	392
Deferred income tax benefit		(51)	(59)
Stock compensation expense		14	17
Amortization of deferred financing costs and debt discount		20	22
Other noncash items		(21)	(13)
Accounts receivable and other current assets		(17)	142
Accounts payable and accrued expenses		(141)	(124)
Clearing broker assets and liabilities, net		(3)	6
Deferred revenue		8	(62)
Cash flow from operations		163	246
Investment activities:			
Cash paid for acquired businesses, net of cash acquired		(12)	(13)
Cash paid for property and equipment and software		(167)	(148)
Other investing activities		3	8
Cash used in investment activities		(176)	(153)
Financing activities:			
Cash received from issuance of common stock			1
Cash received from borrowings, net of fees		268	29
Cash used to repay debt		(724)	(35)
Cash used to purchase treasury stock		(1)	(3)
Other financing activities		(2)	(1)
Cash used in financing activities		(459)	(9)
Effect of exchange rate changes on cash		5	(19)
Increase (decrease) in cash and cash equivalents Beginning cash and cash equivalents		(467) 975	65 664
Ending cash and cash equivalents	\$	508	\$ 729

Supplemental information:

Acquired businesses:		
Property and equipment	\$	\$ 2
Software products	8	3
Customer base	4	10
Goodwill	4	2
Other tangible and intangible assets		3
Deferred income taxes	(1)	(2)
Purchase price obligations and debt assumed	(1)	(1)
Net current liabilities assumed	(2)	(4)
Cash paid for acquired businesses, net of cash acquired of \$1 and \$2, respectively	\$ 12	\$ 13

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

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SunGard Capital Corp. II Consolidated Balance Sheets (In millions except share and per-share amounts) (Unaudited)

	Dec	ember 31, 2009	June 30, 2010		
Assets Current:					
Cash and cash equivalents	\$	664	\$	729	
Trade receivables, less allowance for doubtful accounts of \$49 and \$58		955		842	
Earned but unbilled receivables		181		182	
Prepaid expenses and other current assets		189		165	
Clearing broker assets		332		283	
Deferred income taxes		22		22	
Total current assets		2,343		2,223	
Property and equipment, less accumulated depreciation of \$936 and \$1,020		925		888	
Software products, less accumulated amortization of \$1,091 and \$1,183		1,020		897	
Customer base, less accumulated amortization of \$954 and \$1,056		2,294		2,151	
Other intangible assets, less accumulated amortization of \$24 and \$21		195		176	
Trade name, less accumulated amortization of \$10 and \$5		1,025		1,023	
Goodwill		6,178		6,076	
Total Assets	\$	13,980	\$	13,434	
Liabilities and Stockholders Equity					
Current:	Φ.		φ.		
Short-term and current portion of long-term debt	\$	64 72	\$	54	
Accounts payable		319		55 238	
Accrued compensation and benefits Accrued interest expense		146		143	
Other accrued expenses		412		380	
Clearing broker liabilities		294		251	
Deferred revenue		1,040		981	
		-,			
Total current liabilities		2,347		2,102	
Long-term debt		8,251		8,220	
Deferred income taxes		1,318		1,246	
Total liabilities		11,916		11,568	

Commitments and contingencies

Preferred stock subject to a put option	38	39
Stockholders equity:		
Preferred stock, par value \$.001 per share; cumulative 11.5% per annum,		
compounded quarterly; aggregate liquidation preference of \$1,627 million and		
\$1,723 million; 14,999,000 shares authorized, 9,904,863 and 9,915,398 issued		
Common stock, par value \$.001 per share; 1,000 shares authorized, 100 shares		
issued and outstanding		
Capital in excess of par value	3,724	3,737
Treasury stock, 86,008 and 92,883 shares	(10)	(11)
Accumulated deficit	(1,567)	(1,642)
Accumulated other comprehensive income	(121)	(257)
Total stockholders equity	2,026	1,827
Total Liabilities and Stockholders Equity	\$ 13,980	\$ 13,434

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

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SunGard Capital Corp. II Consolidated Statements of Operations (In millions) (Unaudited)

	Three Months Ended June 30, 2009 2010		June 30, 2010	Six Months Ended Ju 2009 2			June 30, 2010	
Revenue:								
Services	\$ 1,242	\$	1,141	\$	2,489	\$	2,278	
License and resale fees	79		119		143		203	
Total products and services	1,321		1,260		2,632		2,481	
Reimbursed expenses	48		38		72		66	
	1,369		1,298		2,704		2,547	
Costs and expenses:								
Cost of sales and direct operating	684		592		1,370		1,196	
Sales, marketing and administration	263		286		532		561	
Product development	85		93		172		189	
Depreciation and amortization Amortization of acquisition-related intangible	72		72		141		147	
assets	130		122		254		245	
Merger costs and other	1		7		1		9	
	1,235		1,172		2,470		2,347	
Income from operations	134		126		234		200	
Interest income Interest expense and amortization of deferred			1		1		1	
financing fees	(155)		(160)		(306)		(319)	
Other income	14		14		21		14	
Loss before income taxes	(7)		(19)		(50)		(104)	
Benefit from (provision for) income taxes			(2)		9		29	
Net loss	\$ (7)	\$	(21)	\$	(41)	\$	(75)	

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

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SunGard Capital Corp. II Consolidated Statements of Cash Flows (In millions) (Unaudited)

	Six 2	ed June 30, 2010		
Cash flow from operations:				
Net loss	\$	(41)	\$ (75)	
Reconciliation of net loss to cash flow from operations:				
Depreciation and amortization		395	392	
Deferred income tax benefit		(51)	(59)	
Stock compensation expense		14	17	
Amortization of deferred financing costs and debt discount		20	22	
Other noncash items		(21)	(13)	
Accounts receivable and other current assets		(17)	142	
Accounts payable and accrued expenses		(141)	(124)	
Clearing broker assets and liabilities, net		(3)	6	
Deferred revenue		8	(62)	
Cash flow from operations		163	246	
Investment activities:				
Cash paid for acquired businesses, net of cash acquired		(12)	(13)	
Cash paid for property and equipment and software		(167)	(148)	
Other investing activities		3	8	
Cash used in investment activities		(176)	(153)	
Financing activities:				
Cash received from borrowings, net of fees		268	29	
Cash used to repay debt		(724)	(35)	
Cash used to purchase treasury stock			(1)	
Other financing activities		(3)	(2)	
Cash used in financing activities		(459)	(9)	
Effect of exchange rate changes on cash		5	(19)	
Increase (decrease) in cash and cash equivalents		(467)	65	
Beginning cash and cash equivalents		975	664	
Ending cash and cash equivalents	\$	508	\$ 729	

Supplemental information: Acquired businesses:

Acquired businesses:		
Property and equipment	\$	\$ 2
Software products	8	3
Customer base	4	10
Goodwill	4	2
Other tangible and intangible assets		3
Deferred income taxes	(1)	(2)
Purchase price obligations and debt assumed	(1)	(1)
Net current liabilities assumed	(2)	(4)
Cash paid for acquired businesses, net of cash acquired of \$1 and \$2,		
respectively	\$ 12	\$ 13

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

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SunGard Data Systems Inc. Consolidated Balance Sheets (In millions except share and per-share amounts) (Unaudited)

	Dec	ember 31, 2009	une 30, 2010
Assets			
Current:			
Cash and cash equivalents	\$	664	\$ 729
Trade receivables, less allowance for doubtful accounts of \$49 and \$58		955	842
Earned but unbilled receivables		181	182
Prepaid expenses and other current assets		189	165
Clearing broker assets		332	283
Deferred income taxes		22	22
Total current assets		2,343	2,223
Property and equipment, less accumulated depreciation of \$936 and \$1,020		925	888
Software products, less accumulated amortization of \$1,091 and \$1,183		1,020	897
Customer base, less accumulated amortization of \$954 and \$1,056		2,294	2,151
Other intangible assets, less accumulated amortization of \$24 and \$21		195	176
Trade name, less accumulated amortization of \$10 and \$5		1,025	1,023
Goodwill		6,178	6,076
Total Assets	\$	13,980	\$ 13,434
Liabilities and Stockholder s Equity			
Current:			
Short-term and current portion of long-term debt	\$	64	\$ 54
Accounts payable		72	55
Accrued compensation and benefits		319	238
Accrued interest expense		146	143
Other accrued expenses		413	382
Clearing broker liabilities		294	251
Deferred revenue		1,040	981
Total current liabilities		2,348	2,104
Long-term debt		8,251	8,220
Deferred income taxes		1,314	1,241
Total liabilities		11,913	11,565

Commitments and contingencies

Stockholder s equity:

Common stock, par value \$.01 per share; 100 shares authorized, issued and oustanding

Total stockholder s equity	2,067	1,869
Accumulated other comprehensive income	(121)	(257)
Accumulated deficit	(1,567)	` ' '
Capital in excess of par value	3,755	3,768
oustanding		

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

SunGard Data Systems Inc. Consolidated Statements of Operations (In millions) (Unaudited)

	ee Months 1 2009	June 30, 2010	Months E 2009	June 30, 2010
Revenue:				
Services	\$ 1,242	\$ 1,141	\$ 2,489	\$ 2,278
License and resale fees	79	119	143	203
Total products and services	1,321	1,260	2,632	2,481
Reimbursed expenses	48	38	72	66
	1,369	1,298	2,704	2,547
Costs and expenses:				
Cost of sales and direct operating	684	592	1,370	1,196
Sales, marketing and administration	263	286	532	561
Product development	85	93	172	189
Depreciation and amortization	72	72	141	147
Amortization of acquisition-related intangible				
assets	130	122	254	245
Merger costs and other	1	7	1	9
	1,235	1,172	2,470	2,347
Income from operations	134	126	234	200
Interest income		1	1	1
Interest expense and amortization of deferred				
financing fees	(155)	(160)	(306)	(319)
Other income	14	14	21	14
Loss before income taxes	(7)	(19)	(50)	(104)
Benefit from (provision for) income taxes		(2)	9	29
Net loss	\$ (7)	\$ (21)	\$ (41)	\$ (75)

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

SunGard Data Systems Inc. Consolidated Statements of Cash Flows (In millions) (Unaudited)

	months er	ine 30,
Cash flow from operations:		
Net loss	\$ (41)	\$ (75)
Reconciliation of net loss to cash flow from operations:		
Depreciation and amortization	395	392
Deferred income tax benefit	(52)	(60)
Stock compensation expense	14	17
Amortization of deferred financing costs and debt discount	20	22
Other noncash items	(21)	(13)
Accounts receivable and other current assets	(17)	142
Accounts payable and accrued expenses	(140)	(122)
Clearing broker assets and liabilities, net	(3)	6
Deferred revenue	8	(62)
Cash flow from operations	163	247
Investment activities:		
Cash paid for acquired businesses, net of cash acquired	(12)	(13)
Cash paid for property and equipment and software	(167)	(148)
Other investing activities	3	8
Cash used in investment activities	(176)	(153)
Financing activities:		
Cash received from borrowings, net of fees	268	29
Cash used to repay debt	(724)	(35)
Other financing activities	(3)	(4)
Cash used in financing activities	(459)	(10)
Effect of exchange rate changes on cash	5	(19)
Increase (decrease) in cash and cash equivalents	(467)	65
Beginning cash and cash equivalents	975	664
Ending cash and cash equivalents	\$ 508	\$ 729

Supplemental information:

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Acquired businesses:		
Property and equipment	\$	\$ 2
Software products	8	3
Customer base	4	10
Goodwill	4	2
Other tangible and intangible assets		3
Deferred income taxes	(1)	(2)
Purchase price obligations and debt assumed	(1)	(1)
Net current liabilities assumed	(2)	(4)
Cash paid for acquired businesses, net of cash acquired of \$1 and \$2,		
respectively	\$ 12	\$ 13

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

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SUNGARD CAPITAL CORP. SUNGARD CAPITAL CORP. II SUNGARD DATA SYSTEMS INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

1. Basis of Presentation:

SunGard Data Systems Inc. (SunGard) was acquired on August 11, 2005 (the Transaction) in a leveraged buy-out 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 and TPG (collectively, the Sponsors).

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 (SCCII), which is a subsidiary of SunGard Capital Corp. (SCC). All four of these companies were formed for the purpose of facilitating the Transaction and are collectively referred to as the Holding Companies. SCC, SCCII and SunGard are separate reporting companies and, together with their direct and indirect subsidiaries, are collectively referred to as the Company.

The Company has four reportable segments: Financial Systems (FS), Higher Education (HE), Public Sector (PS) and Availability Services (AS). 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 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 Company s Annual Report on Form 10-K for the year ended December 31, 2009. Interim financial reporting does not include all of the information and footnotes required by GAAP for annual financial statements. The interim financial information is unaudited, but, in the opinion of management, includes all adjustments, consisting only of normal recurring adjustments 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, 2010.

The presentation of certain prior year amounts has been revised to conform to the current year presentation.

Recent Accounting Pronouncements

The Financial Accounting Standard Board issued new revenue recognition guidance for arrangements with multiple deliverables. The new guidance, whose scope excludes software revenue recognition, modifies the fair value requirements for revenue recognition by providing best estimate of selling price in addition to vendor specific objective evidence, or VSOE, and vendor objective evidence, now referred to as third-party evidence, or TPE, for determining the selling price of a deliverable. Since the Company will be able to use an estimate of the selling price for the deliverables in an arrangement, all deliverables will be separate units of accounting, provided (a) a delivered item has value to the customer on a standalone basis, and (b) if the arrangement includes a general right of return relative to the delivered item, delivery or performance of the undelivered item is considered probable and substantially in the control of the Company. As a result of the requirement to use the best estimate of the selling price when VSOE or TPE of the selling price cannot be determined, the residual method is no longer permitted. The new guidance is effective for fiscal years beginning on or after June 15, 2010. The Company is currently evaluating the impact of this revenue guidance, but does not expect the guidance to have a material impact on the consolidated financial statements.

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2. Goodwill:

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

			Cost		Accumulated Impairme				
	FS	HE	PS	AS	Subtotal	PS	\mathbf{AS}	Subtotal	Total
Balance at									
December 31,									
2009	\$3,457	\$ 950	\$ 814	\$ 2,211	\$ 7,432	\$ (128)	\$ (1,126)	\$ (1,254)	\$6,178
2010 acquisitions	2			1	3				3
Adjustments									
related to the									
Transaction and									
prior year									
acquisitions	(1)			(1)	(2)				(2)
Effect of foreign									
currency									
translation	(77)		(11)	(15)	(103)				(103)
Balance at June 30,									
2010	\$3,381	\$ 950	\$ 803	\$ 2,196	\$ 7,330	\$ (128)	\$ (1,126)	\$ (1,254)	\$6,076

3. Clearing Broker Assets and Liabilities:

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

Segregated customer cash and treasury bills Securities owned Securities borrowed Receivables from customers and other Clearing broker assets Payables to customers Securities loaned Customer securities sold short, not yet purchased Payable to brokers and dealers Clearing broker liabilities	December 31, 2009		
	\$ 153 40 116	\$	38 109 112
	\$ 23 332	\$	24 283
Securities loaned Customer securities sold short, not yet purchased	\$ 163 95 9 27	\$	57 93 4 97
Clearing broker liabilities	\$ 294	\$	251

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, which are based on quoted market rates. 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.

4. Derivatives:

The Company uses interest rate swap agreements to manage the amount of its floating rate debt in order to reduce its exposure to variable rate interest payments associated with the senior secured credit facilities. Each of these swap agreements is designated as a cash flow hedge. SunGard pays a stream of fixed interest payments for the term of the swap, and in turn, receives variable interest payments based on LIBOR. The net receipt or payment from the interest rate swap agreements is included in interest expense. The Company does not enter into interest rate swaps for speculative or trading purposes. A summary of the Company s interest rate swaps follows:

		No	otional	Interest	Interest rate
		Amount (in		rate	received
Inception	Maturity	mi	illions)	paid	(LIBOR)
	February				
February 2006	2011	\$	800	5.00%	3-Month
	February				
January 2008	2011		750	3.17%	3-Month
	February				
January/February 2009	2012		1,200	1.78%	1-Month
January/February 2010	May 2013		500	1.99%	3-Month
Total / Weighted Average interest rate		\$	3,250	2.93%	

The fair values of interest rate swaps designated as cash flow hedging instruments, included in other accrued expenses on the consolidated balance sheets, are \$70 million and \$65 million as of December 31, 2009 and June 30, 2010, respectively.

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The table below summarizes the impact of the effective portion of interest rate swaps on the balance sheets and statements of operations for the three and six month periods ended June 30, 2009 and 2010 (in millions):

		Three months ended June 30,			Six months ended June 30,			;	
	20	009	2	010	2	009	20	10	Classification
Gain recognized in Accumulated									
Other Comprehensive Loss (OCI)	\$	16	\$	1	\$	12	\$	3	OCI
Loss reclassified from accumulated									Interest expense and amortization
OCI into income		(19)		(18)		(34)		(40)	of deferred financing fees
TEL C 1 : CC .:	1	. 1							

The Company has no ineffectiveness related to its swap agreements.

The Company expects to reclassify in the next twelve months approximately \$61 million from OCI into earnings related to the Company s interest rate swaps based on the borrowing rates at June 30, 2010.

5. Fair Value Measurements:

The following table summarizes assets and liabilities measured at fair value on a recurring basis at June 30, 2010 (in millions):

		Fair Value Measures Using					
	Le	evel 1	L	evel 2	Level 3	7	Total
Assets							
Cash and cash equivalents money market funds	\$	285	\$		\$	\$	285
Clearing broker assets treasury bills		30					30
Clearing broker assets securities owned		109					109
	\$	424	\$		\$	\$	424
Liabilities Clearing broker liabilities customer securities sold short, not yet purchased	\$	4	\$		\$	\$	4
Interest rate swap agreements and other	·			65	·	,	65
	\$	4	\$	65	\$	\$	69

The following table summarizes assets and liabilities measured at fair value on a recurring basis at December 31, 2009 (in millions):

		Fair V				
	Le	evel 1	Level 2	Level 3	T	'otal
Assets						
Cash and cash equivalents money market funds	\$	168	\$	\$	\$	168
Clearing broker assets U.S. treasury bills		151				151
Clearing broker assets securities owned		40				40
	\$	359	\$	\$	\$	359

Liabilities

\$	\$ \$	9
70		70
\$ 70	\$ \$	79
\$		

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A Level 1 fair value measure is based upon quoted prices in active markets for identical assets or liabilities. A Level 2 fair value measure is based upon quoted prices for similar assets and liabilities in active markets or inputs that are observable. A Level 3 fair value measure is based upon inputs that are unobservable (for example, cash flow modeling inputs based on assumptions).

Cash and cash equivalents money market funds and Clearing broker assets U.S. treasury bills are recognized and measured at fair value in the Company s financial statements. Clearing broker assets and liabilities securities owned and customer securities sold short, not yet purchased are recorded at closing exchange-quoted prices. Fair values of the interest rate swap agreements are calculated using a discounted cash flow model using observable applicable market swap rates and assumptions and are compared to market valuations obtained from brokers.

The following table presents the carrying amount and estimated fair value of the Company s debt, including current portion and excluding the interest rate swaps, as of December 31, 2009 and June 30, 2010 (in millions):

		Decembe	009		10				
	Ca	Carrying Value			C	arrying	Fair		
	•				Value		Value		
Floating rate debt	\$	4,967	\$	4,815	\$	4,933	\$	4,725	
Fixed rate debt		3,348		3,507		3,341		3,422	

The fair value of the Company s floating rate and fixed rate long-term debt is primarily based on market rates.

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):

	Three Months Ended June 30,					Months E	nded J	l June 30,	
	2	009	2	010	2009		2010		
Net loss	\$	(7)	\$	(21)	\$	(41)	\$	(75)	
Foreign currency translation gains (losses)		147		(78)		60		(139)	
Unrealized gains on derivative instruments		16		1		12		3	
Comprehensive income (loss)	\$	156	\$	(98)	\$	31	\$	(211)	

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7. Equity:

A rollforward of SCC s equity for 2010 follows (in millions):

	Cla	Sun ss L	Gard	Capital	Corp.	Noncontrolling interest								
	temporary equity		Class A - temporary equity		Permanent equity		Total		Temporary equity		Permanent equity		Total	
Balance at December 31, 2009 Net income (loss) Foreign currency	\$	88	\$	11	\$	321 (171)	\$	420 (171)	\$	51 3	\$	1,593 93	\$	1,644 96
translation Net unrealized gain on derivative instruments						(139)		(139)						
Comprehensive income (loss) Stock compensation						(307)		(307)		3		93		96
expense Termination of put options due to employee						17		17						
terminations and other Purchase of treasury		(2)				(1)		(2)		(1)		1		(1)
stock Transfer intrinsic value of vested restricted stock		4				(1)		(1)		2		(1)		(1)
units Balance at June 30, 2010	\$	4 90	\$	11	\$	(6) 24	\$	(2) 125	\$	2 55	\$	1,686	\$	1,741

A rollforward of SCC s equity for 2009 follows (in millions):

	CI		Gard (Capital	Corp.	stockhol	Noncontrolling interest							
	temporary temp		Class A - temporary equity		Permanent equity		Total		Temporary equity		Permanent equity		Γotal	
Balance at December 31, 2008 Net income (loss) Foreign currency	\$	111	\$	12	\$	1,458 (127)	\$	1,581 (127)	\$	60	\$	1,411 86	\$	1,471 86
translation						60		60						
Net unrealized gain on derivative instruments						12		12						
						(55)		(55)				86		86

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Comprehensive income														
(loss)														
Stock compensation														
expense						14		14						
Termination of put														
options due to employee														
terminations and other		(32)		(3)		39		4		(11)		7		(4)
Purchase of treasury														
stock						(1)		(1)						
Transfer intrinsic value														
of vested restricted stock														
units		5		1		(4)		2		(2)				(2)
D 1	Φ.	0.4	Φ.	10	Φ.	1 451	Φ. 1	~ 4 ~	ф	4.77	Φ.	1.504	Φ.	1 551
Balance at June 30, 2009	\$	84	\$	10	\$	1,451	\$ 1.	,545	\$	47	\$	1,504	\$	1,551

During June 2010, the Company amended the terms of unvested performance awards granted 2007 and thereafter by reducing performance targets for 2011 though 2014 to each year s consolidated EBITA budget. There was no expense recognized at this time as a result of the modifications.

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8. Segment Information:

The Company has four reportable segments: FS, HE and PS, which together form the Company s Software & Processing Solutions business, and AS. The Company evaluates the performance of its segments based on operating results before interest, income taxes, amortization of acquisition-related intangible assets, stock compensation and certain other costs. The operating results apply to each of SCC, SCCII and SunGard unless otherwise noted. The operating results for each segment follow (in millions):

D. The state of th	ee Months 1 2009	June 30, 2010	Months E 2009	June 30, 2010	
Revenue: Financial systems Higher education Public sector	\$ 766 132 95	\$ 703 131 99	\$ 1,508 264 186	\$ 1,362 251 200	
Software & processing solutions Availability services	993 376	933 365	1,958 746	1,813 734	
	\$ 1,369	\$ 1,298	\$ 2,704	\$ 2,547	
Depreciation and amortization: Financial systems Higher education Public sector	\$ 19 4 2	\$ 20 3 2	\$ 38 7 4	\$ 39 6 5	
Software & processing solutions Availability services	25 47	25 47	49 92	50 97	
	\$ 72	\$ 72	\$ 141	\$ 147	
Income (loss) from operations: Financial systems Higher education Public sector	\$ 138 35 19	\$ 147 31 19	\$ 257 62 36	\$ 261 62 36	
Software & processing solutions Availability services Corporate and other items ⁽¹⁾ Merger and other costs	192 99 (156) (1)	197 84 (148) (7)	355 188 (308) (1)	359 154 (304) (9)	
	\$ 134	\$ 126	\$ 234	\$ 200	
Cash paid for property and equipment and software: Financial systems Higher education Public sector	\$ 18 2 4	\$ 21 2 3	\$ 44 4 6	\$ 41 4 5	
Software & processing solutions Availability services	24 64	26 46	54 113	50 97	

Corporate administration 1

\$ 88 **\$ 72** \$ 167 **\$ 148**

(1) Includes corporate administrative expenses, stock compensation expense, management fees paid to the Sponsors, other items and amortization of acquisition-related intangible assets of \$130 million and \$122 million for the three month periods ended June 30, 2009 and 2010, respectively, and \$254 million and \$245 million for the six month periods ended June 30, 2009 and 2010, respectively.

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Amortization of acquisition-related intangible assets by segment follows (in millions):

	Thre	e Months	Ended J	Tune 30,	Six	Inded Ju	June 30,	
	2	009	2	2010	2	2009	2	010
Amortization of acquisition-related intangible								
assets:								
Financial systems	\$	70	\$	62	\$	136	\$	126
Higher education		9		9		17		17
Public sector		7		8		15		17
Software & processing solutions		86		79		168		160
Availability services		44		43		85		85
Corporate administration						1		
	\$	130	\$	122	\$	254	\$	245

The FS Segment is organized to align with customer-facing business areas. FS revenue by these business areas follows (in millions):

	Th	ree Months	Ended	l June 30,	Six Months Ended June			
		2009		2010	2009			2010
Trading Systems	\$	230	\$	128	\$	451	\$	234
Wealth Management		97		95		194		187
Brokerage & Clearance		71		80		142		158
Capital Markets		66		87		129		155
Global Trading		59		63		113		131
Institutional Asset Management		48		50		98		98
Corporations		45		48		89		97
Banks		37		42		69		81
All other		113		110		223		221
Total Financial Systems	\$	766	\$	703	\$	1,508	\$	1,362

9. Related Party Transactions:

In accordance with the Management Agreement between the Company and affiliates of the Sponsors, the Company recorded \$2 million and \$3 million of management fees in sales, marketing and administration expenses during the three months ended June 30, 2009 and 2010, respectively. In each of the six month periods ended June 30, 2009 and 2010, the Company recorded \$7 million of management fees in sales, marketing and administration expenses. At December 31, 2009 and June 30, 2010, \$4 million and \$3 million, respectively, was included in other accrued expenses.

10. Supplemental Guarantor Condensed Consolidating Financial Statements:

SunGard s senior notes are jointly and severally, fully and unconditionally guaranteed on a senior unsecured basis and the senior subordinated notes are jointly and severally, fully and unconditionally guaranteed on an unsecured senior subordinated basis, in each case, subject to certain exceptions, by substantially all wholly owned, domestic subsidiaries of SunGard (collectively, the Guarantors). Each of the Guarantors is 100% owned, directly or indirectly, by SunGard. None of the other subsidiaries of SunGard, either direct or indirect, nor any of the Holding Companies guarantee the senior notes and senior subordinated notes (Non-Guarantors). The Guarantors and SunGard Holdco LLC also unconditionally guarantee the senior secured credit facilities.

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The following tables present the financial position, results of operations and cash flows of SunGard (referred to as Parent Company for purposes of this note only), the Guarantor subsidiaries, the Non-Guarantor subsidiaries and Eliminations as of December 31, 2009 and June 30, 2010, and for the three- and six-month periods ended June 30, 2009 and 2010 to arrive at the information for SunGard on a consolidated basis. SCC and SCCII are neither parties to nor guarantors of the debt issued as described in the notes to consolidated financial statements included in the Company s Form 10-K for the year ended December 31, 2009.

	Supplemental Condensed Consolidating Balance Sheet December 31, 2009												
	I	Parent	Gu	arantor		on-Guarantor							
(in millions)	Co	ompany	Sub	osidiaries	9	Subsidiaries	Eli	minations	Coı	nsolidated			
Assets													
Current:													
Cash and cash equivalents	\$	126	\$	(9)	\$	547	\$		\$	664			
Intercompany balances		(6,563)		5,787		776							
Trade receivables, net				734		402				1,136			
Prepaid expenses, taxes and		• • • •						(4.0.60)		.			
other current assets		2,017		77		417		(1,968)		543			
Total current assets		(4,420)		6,589		2,142		(1,968)		2,343			
Property and equipment, net		1		603		321				925			
Intangible assets, net		164		3,756		614				4,534			
Intercompany balances		961		(691)		(270)							
Goodwill				4,895		1,283				6,178			
Investment in subsidiaries		13,394		2,490				(15,884)					
Total Assets	\$	10,100	\$	17,642	\$	4,090	\$	(17,852)	\$	13,980			
Liabilities and Stockholder s Equity Current: Short-term and current portion													
of long-term debt	\$	45	\$	7	\$	12	\$		\$	64			
Accounts payable and other													
current liabilities		272		2,901		1,079		(1,968)		2,284			
Total current liabilities		317		2,908		1,091		(1,968)		2,348			
Long-term debt		7,687		3		561				8,251			
Intercompany debt		82		103		(31)		(154)					
Deferred income taxes		(53)		1,234		133				1,314			
Total liabilities		8,033		4,248		1,754		(2,122)		11,913			
Total stockholder s equity		2,067		13,394		2,336		(15,730)		2,067			
Total Liabilities and Stockholder s Equity	\$	10,100	\$	17,642	\$	4,090	\$	(17,852)	\$	13,980			

Supplemental Condensed Consolidating Balance Sheet June 30, 2010

(in millions) Assets		Parent Ompany		arantor osidiaries	Non	ne 30, 2010 -Guarantor bsidiaries	Eli	minations	Cor	nsolidated
Current:	Ф	226	ф	(7)	Ф	710	ф		ф	720
Cash and cash equivalents	\$	226	\$	(7)	\$	510	\$		\$	729
Intercompany balances Trade receivables, net		(6,954)		6,148 707		806 313				1.024
Prepaid expenses, taxes and		4		707		313				1,024
other current assets		2,102		88		423		(2,143)		470
Total current assets		(4,622)		6,936		2,052		(2,143)		2,223
Property and equipment, net		(1,022)		595		293		(2,113)		888
Intangible assets, net		145		3,557		545				4,247
Intercompany balances		954		(691)		(263)				.,2 . ,
Goodwill		, , ,		4,896		1,180				6,076
Investment in subsidiaries		13,406		2,430		-,		(15,836)		2,0.0
Total Assets	\$	9,883	\$	17,723	\$	3,807	\$	(17,979)	\$	13,434
Liabilities and Stockholder s Equity Current: Short-term and current portion										
of long-term debt	\$	45	\$	4	\$	5	\$		\$	54
Accounts payable and other current liabilities		262		2,991		940		(2,143)		2,050
Total current liabilities		307		2,995		945		(2,143)		2,104
Long-term debt		7,666		3		551		(2,113)		8,220
Intercompany debt		90		143		(38)		(195)		0,220
Deferred income taxes		(49)		1,176		114		(1)0)		1,241
Total liabilities		8,014		4,317		1,572		(2,338)		11,565
Total stockholder s equity		1,869		13,406		2,235		(15,641)		1,869
Total Liabilities and Stockholder s Equity	\$	9,883	\$	17,723	\$	3,807	\$	(17,979)	\$	13,434

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Supplemental Condensed Consolidating Schedule of Operations Three Months Ended June 30, 2009

Eliminations \$ (24)	Consolidated \$ 1,369
\$ (24)	\$ 1,369
(24)	684
	262
	263 85
	72
	130
	1
(24)	1,235
	134
	(155)
(62)	14
(62)	(7)
(62)	(7)
\$ (62)	\$ (7)
	(24) (62) (62)

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Supplemental Condensed Consolidating Schedule of Operations Three Months Ended June 30, 2010

	_			s Ended Jun	e 30, 2	010		
(in millions)		rent pany	rantor idiaries	Guarantor osidiaries	Elim	inations	Con	solidated
Total revenue	\$		\$ 908	\$ 433	\$	(43)	\$	1,298
Costs and expenses:								
Cost of sales and direct								
operating			385	250		(43)		592
Sales, marketing and		22	1.5.5	100				206
administration		22	155	109				286
Product development Depreciation and amortization			11 51	82 21				93 72
Amortization of			31	21				12
acquisition-related intangible								
assets		1	101	20				122
Merger and other costs			1	6				7
-								
		23	704	488		(43)		1,172
Income (loss) from operations		(23)	204	(55)				126
Net interest income (expense)		(148)	(67)	56				(159)
Other income (expense)		92	11	14		(103)		14
Income (loss) before income								
taxes		(79)	148	15		(103)		(19)
Benefit from (provision for)								
income taxes		58	(56)	(4)				(2)
Net income (loss)	\$	(21)	\$ 92	\$ 11	\$	(103)	\$	(21)

Supplemental Condensed Consolidating Schedule of Operations Six Months Ended June 30, 2009

		Six	Months E	Inded June	30, 200	19			
(in millions)	Parent Company	Guarantoi Subsidiarie		Guarantor sidiaries	Elim	inations	Consolidated		
Total revenue	\$	\$ 1,690	\$	1,059	\$	(45)	\$	2,704	
Costs and expenses: Cost of sales and direct operating Sales, marketing and		73′	7	678		(45)		1,370	
administration Product development	45	29° 82		190 90				532 172	

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Depreciation and amortization Amortization of		106	35		141
acquisition-related intangible	1	203	50		254
assets	1	203	30		254
Merger costs	1				1
	47	1,425	1,043	(45)	2,470
Income (loss) from operations	(47)	265	16		234
Net interest income (expense)	(270)	23	(58)		(305)
Other income (expense)	164	(11)	21	(153)	21
Income (loss) before income					
taxes	(153)	277	(21)	(153)	(50)
Benefit from (provision for)					
income taxes	112	(113)	10		9
Net income (loss)	\$ (41)	\$ 164	\$ (11)	\$ (153)	\$ (41)

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Supplemental Condensed Consolidating Schedule of Operations Six Months Ended June 30, 2010

	ъ		~			30, 201	U		
(in millions)		arent npany		arantor sidiaries	Guarantor sidiaries	Elimi	inations	Con	solidated
Total revenue	\$		\$	1,782	\$ 841	\$	(76)	\$	2,547
Costs and expenses: Cost of sales and direct									
operating Sales, marketing and				771	501		(76)		1,196
administration		50		293	218				561
Product development				56	133				189
Depreciation and amortization Amortization of				105	42				147
acquisition-related intangible assets		1		202	42				245
Merger and other costs		1		1	8				9
		51		1,428	944		(76)		2,347
Income (loss) from operations		(51)		354	(103)				200
Net interest income (expense)		(295)		(123)	100				(318)
Other income (expense)		152		8	14		(160)		14
Income (loss) before income									
taxes Benefit from (provision for)		(194)		239	11		(160)		(104)
income taxes		119		(87)	(3)				29
Net income (loss)	\$	(75)	\$	152	\$ 8	\$	(160)	\$	(75)

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Supplemental Condensed Consolidating Schedule of Cash Flows Six Months Ended June 30, 2009

	_			aea June .	30, 200	19		
(in millions)		arent npany	arantor sidiaries	iarantor diaries	Elimi	inations	Cons	olidated
Cash Flow From Operations Net income (loss) Non cash adjustments	\$	(41) (127)	\$ 164 271	\$ (11) 59	\$	(153) 153	\$	(41) 356
Changes in operating assets and liabilities		(254)	(228)	330				(152)
Cash flow provided by (used in) operations		(422)	207	378				163
Investment Activities Intercompany transactions Cash paid for businesses acquired by the Company, net		664	(85)	(579)				
of cash acquired			(12)					(12)
Cash paid for property and equipment and software Other investing activities			(122) 2	(45) 1				(167)
Cash provided by (used in) investment activities		664	(217)	(623)				(176)
Financing Activities Net borrowings (repayments) of long-term debt Other financing activities		(746) (3)	(5)	295				(456) (3)
Cash provided by (used in) financing activities		(749)	(5)	295				(459)
Effect of exchange rate changes on cash				5				5
Increase (decrease) in cash and cash equivalents Beginning cash and cash		(507)	(15)	55				(467)
equivalents		511	16	448				975
Ending cash and cash equivalents	\$	4	\$ 1	\$ 503	\$		\$	508
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Supplemental Condensed Consolidating Schedule of Cash Flows Six Months Ended June 30, 2010

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	_		~			Ellucu Julie	30, 20	10		
(in millions)		rent npany		arantor sidiaries		n-Guarantor ubsidiaries	Elim	ninations	Cons	olidated
Cash Flow From Operations										
Net income (loss)	\$	(75)	\$	152	\$	8	\$	(160)	\$	(75)
Non cash adjustments		(110)		244		64		160		358
Changes in operating assets and										
liabilities		(95)		92		(33)				(36)
Cash flow provided by (used in)										
operations		(280)		488		39				247
Investment Activities										
Intercompany transactions		407		(381)		(26)				
Cash paid for businesses		407		(301)		(20)				
acquired by the Company, net						(12)				(12)
of cash acquired						(13)				(13)
Cash paid for property and				(110)		(2.5)				(1.40)
equipment and software				(113)		(35)				(148)
Other investing activities				10		(2)				8
Cash provided by (used in)										
investment activities		407		(484)		(76)				(153)
investment detivities		107		(101)		(70)				(155)
Financing Activities										
Net borrowings (repayments) of										
long-term debt		(23)		(2)		19				(6)
Other financing activities		(4)								(4)
Cash provided by (used in)		(2.5)		(2)		10				(4.0)
financing activities		(27)		(2)		19				(10)
Effect of exchange rate changes										
on cash						(19)				(19)
on out						(17)				(1))
Increase (decrease) in cash and										
cash equivalents		100		2		(37)				65
Beginning cash and cash						. ,				
equivalents		126		(9)		547				664
Ending cash and cash										
equivalents	\$	226	\$	(7)	\$	510	\$		\$	729
- 1	Ψ		Ψ	(,)	4	210	Ψ'		Ψ	,
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Item 2. Management s Discussion and Analysis of Financial Condition and Results of Operations Introduction

The following discussion and analysis supplement the management s discussion and analysis in the Company s Annual Report on Form 10-K for the year ended December 31, 2009 and presume that readers have read or have access to the discussion and analysis in that filing. 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. The following discussion reflects the results of operations and financial condition of SCC, which are materially the same as the results of operations and financial condition of SCCII and SunGard. Therefore, the discussions provided are applicable to each of SCC, SCCII and SunGard unless otherwise noted.

Results of Operations:

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. Percentages may not add due to rounding.

		Three Months Ended June 30,		onths Months Percent Six Months aded Ended Increase Ended June 30, (Decrease) June 30, 2010		d	Six Months Ended June 30,		d I	Percent increase Decrease) 2010				
		2009)		2010)	vs. 2009		2009)		2010)	vs. 2009
		=002	%		401 0	%	2002		4 002	%		-010	%	2002
			of			of				of			of	ļ
(in millions) Revenue		re	evenue		re	evenue	;		re	evenue		re	evenue	
Financial systems (FS)	\$	766	56%	\$	703	54%	` '	\$ 1,5		56%	\$	1,362	53%	(10)%
Higher education (HE)		132	10%		131	10%	` /		264	10%		251	10%	(5)%
Public sector (PS)		95	7%		99	8%	6 4%		186	7%		200	8%	8%
Software & processing solutions		993	73%		933	72%	(6)%	1,9	958	72%		1,813	71%	(7)%
Availability services (AS)		376	27%		365	28%	(3)%	,	746	28%		734	29%	(2)%
	\$ 1	1,369	100%	\$	1,298	100%	(5)%	\$ 2,	704	100%	\$ 2	2,547	100%	(6)%
Costs and Expenses														
Cost of sales and direct operating	\$	684	50%	\$	592	46%		\$ 1,3		51%	\$	1,196	47%	(13)%
Sales, marketing and administration		263	19%		286	22%			532	20%		561	22%	5%
Product development		85	6%		93	7%			172	6%		189	7%	10%
Depreciation and amortization Amortization of acquisition-related		72	5%		72	6%	%		141	5%		147	6%	4%
intangible assets		130	9%		122	9%	(6)%	4	254	9%		245	10%	(4)%
Merger and other costs		1	%)	7	1%	600%		1	%)	9	%	800%
	\$ [1,235	90%	\$	1,172	90%	(5)%	\$ 2,4	17 0	91%	\$ 2	2,347	92%	(5)%
Income from Operations														
Financial systems (1)	\$	138	18%	\$	147	21%		\$ 2	257	17%	\$	261	19%	2%
Higher education ⁽¹⁾		35	27%		31	24%			62	23%		62	25%	
Public sector (1)		19	20%		19	19%	%		36	19%		36	18%	97
Software & processing solutions (1)		192	19%		197	21%			355	18%		359	20%	1%
Availability services (1)		99	26%		84	23%			188	25%		154	21%	(18)%
Corporate administration		(14)	(1)%		(12)	(1)9	% (14)%		(27)	(1)%		(29)	(1)%	7%

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(122)

(9)%

(6)%

(254)

(9)%

(130)

(9)%

(245) (10)%

(4)%

Amortization of acquisition-related intangible assets

Stock Compensation expense (7) (1)%(9) 29% (1)%(1)%(14)(17)(1)%21% Merger and other costs and other items (2) (6) % (12)(1)%100% (14)(1)% (22)(1)%57%

\$ 134 10% \$ 126 10% (6)% \$ 234 9% \$ 200 8% (15)%

- (1) Percent of revenue is calculated as a percent of revenue from FS, HE, PS, Software and Processing Solutions, and AS, respectively.
- (2) Merger costs and other items include merger costs and other, certain purchase accounting adjustments and management fees paid to the Sponsors, partially offset in each year by capitalized software development costs.

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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. Percentages may not add due to rounding.

	T	hree M End June		T	hree M End June		In (De	ercent ecrease ecrease) 2010	\$ Six Mo Endo June	ed	9	Six Mo End June	led	Percent Increase (Decrease) 2010)
(in millions)		200	9 % of revenue		201	0 % of evenue		vs. 2009	200 r	9 % of revenue		20 1	10 % of revenue	vs. 2009	
Financial Systems Services License and resale fees	\$	687 37	50%	\$	600	46° 5°		(13)% 92%	\$ 1,385	51% 2%	\$ 1	1,193	479 59	, ,	
Total products and services Reimbursed expenses		724	53%		671	529	%	(7)% (24)%	1,448	54% 2%	1	1,308	519	% (10)%	6
	\$	766	56%	\$	703	549	%	(8)%	\$ 1,508	56%	\$ 1	1,362	539	% (10)%	ó
Higher Education Services License and resale fees	\$	115 16	8% 1%	\$	106 24	89		(8)% 50%	\$ 229	8% 1%	\$	209	89	,	
Total products and services Reimbursed expenses		131	10%		130	109	% %	(1)% %	261	10% 0%		248	109	,	%
	\$	132	10%	\$	131	109	%	(1)%	\$ 264	10%	\$	251	109	% (5)%	ó
Public Sector Services License and resale fees	\$	69 25	5% 2%	\$	74 24	69		7% (4)%	\$ 138 46	5% 2%	\$	150 48	69 29		
Total products and services		94	7%		98	80	%	4%	184	7%		198	89	% 8%	

Reimbursed expenses		1	Ċ.	%	1	%	%		2	%	2	%	%
	\$	95	7%	\$	99	8%	4%	\$	186	7%	\$ 200	8%	8%
Software & Processing Solutions													
Services License and resale fees	\$	871 78	64% 6%	\$	780 119	60% 9%	(10)% 53%	\$	1,752 141	65% 5%	\$ 1,552 202	61% 8%	(11)% 43%
		76	0%		119	9%	33%		141	3%	202	870	43%
Total products and services Reimbursed		949	69%		899	69%	(5)%		1,893	70%	1,754	69%	(7)%
expenses		44	3%		34	3%	(23)%		65	2%	59	2%	(9)%
	\$	993	73%	\$	933	72%	(6)%	\$	1,958	72%	\$1,813	71%	(7)%
Availability Services													
Services License and resale	\$	371	27%	\$	361	28%	(3)%	\$	737	27%	\$ 726	29%	(1)%
fees		1	Ġ	%		%	(100)%		2	%	1	%	(50)%
Total products and services Reimbursed		372	27%		361	28%	(3)%		739	27%	727	29%	(2)%
expenses		4	Ģ	%	4	%	%		7	%	7	%	%
	\$	376	27%	\$	365	28%	(3)%	\$	746	28%	\$ 734	29%	(2)%
Total Revenue Services		1,242	91%	\$	\$ 1,141	88%	(8)%	\$ 2	2,489	92%	\$ 2,278	89%	(8)%
License and resale fees	2	79	6%		119	9%	51%		143	5%	203	8%	42%
Total products and services Reimbursed		1,321	96%		1,260	97%	(5)%	,	2,632	97%	2,481	97%	(6)%
expenses		48	4%		38	3%	(21)%		72	3%	66	3%	(8)%
	\$	1,369	100%	\$	\$ 1,298	100%	(5)%	\$ 2	2,704	100%	\$ 2,547	100%	(6)%

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Results of operations, excluding broker/dealer business

We assess our performance both with and without one of our trading systems businesses, a broker/dealer with an inherently lower margin than our other software and processing businesses and whose performance is a function of market volatility and customer mix. By excluding the broker/dealer s results, we are able to perform additional analysis of our business which we believe is important in understanding the results of both the broker/dealer and the software and processing businesses. The information excluding the broker/dealer business is used by the Company for a variety of purposes, and we regularly communicate our results both including and excluding this business to our board of directors.

The following is a reconciliation of revenue excluding the broker/dealer and income from operations excluding the broker/dealer, which are each non-GAAP measures, to the corresponding reported GAAP measures that we believe to be most directly comparable for the three- and six-month periods ended June 30, 2009 and 2010 (in millions). While these adjusted results are useful for analysis purposes, they should not be considered as an alternative to our reported GAAP results.

	Th	ree month	ns ende 80,	ed June		Six months ended June 30,							
	2009 2010			2010	% change		2009	Ž	2010	% change			
Revenue													
Total Less broker/dealer business	\$	1,369 177	\$	1,298 64	(5)%	\$	2,704 350	\$	2,547 118	(6)%			
Total excluding broker/dealer business	\$	1,192	\$	1,234	4%	\$	2,354	\$	2,429	3%			
Financial Systems Less broker/dealer business	\$	766 177	\$	703 64	(8)%	\$	1,508 350	\$	1,362 118	(10)%			
Financial Systems excluding broker/dealer business	\$	589	\$	639	8%	\$	1,158	\$	1,244	7%			
Income from operations													
Total Less broker/dealer business	\$	134 13	\$	126 (8)	(6)%	\$	234 25	\$	200 (13)	(15)%			
Total excluding broker/dealer business	\$	121	\$	134	11%	\$	209	\$	213	2%			
Financial Systems Less broker/dealer business	\$	138 13	\$	147 (8)	7%	\$	257 25	\$	261 (13)	2%			
	\$	125	\$	155	24%	\$	232	\$	274	18%			

Financial Systems excluding broker/dealer business

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<u>Three Months Ended June 30, 2010 Compared To Three Months Ended June 30, 2009</u> Income from Operations:

Our total operating margin was 10% for each of the three months ended June 30, 2010 and 2009. As discussed below, improved margins in FS were offset by lower margins in AS.

Financial Systems:

The FS operating margin was 21% and 18% for the three months ended June 30, 2010 and 2009, respectively. The operating margin improvement is primarily due to a \$33 million increase in software license fees partially resulting from recognition of \$13 million of license fee backlog that existed at December 31, 2009, offset in part by the impact of currency exchange rates.

Higher Education:

The HE operating margin was 24% and 27% for the three months ended June 30, 2010 and 2009, respectively. The operating margin decrease was primarily due to lower margins in managed services and professional services, partially offset by a \$5 million increase in license fees.

Public Sector:

The PS operating margin was 19% and 20% for the three months ended June 30, 2010 and 2009, respectively. The operating margin decrease was due primarily to a \$3 million decrease in license fees and an increase in lower-margin revenue in our UK operation.

Availability Services:

The AS operating margin was 23% and 26% for the three months ended June 30, 2010 and 2009, respectively. The lower margin was driven by the lower mix of higher margin recovery services revenue and an absolute decline in recovery services margin due to decreased revenue on a high fixed cost base, partially offset by improving margin in managed services. Recovery services typically use shared resources while managed services use dedicated resources.

Revenue:

Total revenue decreased \$71 million or 5% for the three months ended June 30, 2010 compared to the second quarter of 2009. Organic revenue decreased 4% in the second quarter of 2010 compared to the prior year period, primarily because of a \$113 million decline in the broker/dealer s revenue, partially offset by an increase in license fees. Organic 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 impact of currency exchange rates.

Financial Systems:

FS revenue decreased \$63 million or 8% in the second quarter of 2010 from the prior year period. Organic revenue decreased 7% in the quarter. Excluding the broker/dealer business, organic revenue increased 10%. Professional services revenue increased \$12 million or 10%. Revenue from license and resale fees included software license revenue of \$66 million, an increase of \$33 million compared to the same quarter in 2009, reflecting the recognition in 2010 of \$13 million that was in backlog at December 31, 2009.

Higher Education:

HE revenue decreased \$1 million or 1% for the three months ended June 30, 2010 compared to the corresponding period in 2009. HE services revenue decreased \$9 million, primarily due to decreases in professional services and managed services revenue, partially offset by increased revenue associated with a customer user conference held in the second quarter of 2010 that was held in the first quarter of 2009. Revenue from license and resale fees included software license revenue of \$10 million in the three months ended June 30, 2010, an increase of \$5 million from the prior year period.

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Public Sector:

PS revenue increased \$4 million or 4% for the three months ended June 30, 2010 compared to the corresponding period in 2009. Organic revenue increased 5%. Revenue from license and resale fees included software license revenue of \$4 million and \$7 million in the three months ended June 30, 2010 and 2009, respectively. *Availability Services:*

AS revenue decreased \$11 million or 3% in the second quarter of 2010 from the prior year period. Organic revenue decreased 3% in the quarter. In North America, revenue decreased 3% overall and 4% organically, where decreases in recovery services and professional services revenue exceeded growth in managed services. Revenue in Europe decreased 1%, but grew 2% organically.

Costs and Expenses:

Cost of sales and direct operating expenses as a percentage of total revenue was 46% and 50% in the three-month periods ended June 30, 2010 and 2009, respectively, largely the result of the lower volumes of the broker/dealer business previously mentioned. Also impacting the period were higher FS consultant expenses and costs associated with the HE customer user conference held in the second quarter of 2010.

Sales, marketing and administration expenses as a percentage of total revenue was 22% and 19% in the three-month periods ended June 30, 2010 and 2009, respectively. Increases in sales, marketing and administration expenses were primarily due to increases in FS and AS employment-related expense and professional services expenses and the impact of the lower volumes of the broker/dealer reducing total revenue, partially offset by reduced benefit-related expenses.

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 June 30, 2010 and 2009, product development costs were 10% and 8% of revenue from software and processing solutions, respectively.

Amortization of acquisition-related intangible assets as a percentage of total revenue was 9% in each of the three months ended June 30, 2010 and 2009. The \$8 million decrease is primarily due to a cumulative adjustment in the second quarter of 2009 related to the finalization of the purchase price allocation of our acquisition of GL TRADE. Merger and other costs are costs incurred primarily for the shutdown of the professional trading portion of the broker/dealer business. We expect to incur an additional \$2 to \$4 million related to this shutdown during the remainder of 2010.

Interest expense was \$160 million and \$155 million for the three months ended June 30, 2010 and 2009, respectively. The increase in interest expense was due to interest rate increases mainly due to amending the term loan in 2009, partially offset by reduced borrowings under our revolving credit facility.

Other income was \$14 million for each of the three months ended June 30, 2010 and 2009, primarily a result of foreign currency transaction gains related to our Euro denominated term loan.

The effective income tax rates for the three months ended June 30, 2010 and 2009 were a provision of 11% and 0%, respectively. The rate in the second quarter of 2010 reflects the different mix of taxable income in various jurisdictions as well as our ability to fully utilize foreign tax credits.

Accreted dividends on SCCII s cumulative preferred stock were \$49 million and \$44 million for the three months ended June 30, 2010 and 2009, respectively. No dividends have been declared by SCCII.

Six Months Ended June 30, 2010 Compared To Six Months Ended June 30, 2009 Income from Operations:

Our total operating margin was 8% for the six months ended June 30, 2010, compared to 9% for the six months ended June 30, 2009 primarily due to the decline in the AS operating margin, partially offset by the improvement in FS and HE margins.

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Financial Systems:

The FS operating margin was 19% and 17% for the six months ended June 30, 2010 and 2009, respectively. The operating margin improvement was primarily due to a \$52 million increase in software license fees primarily resulting from recognition of \$28 million of license fee backlog that existed at December 31, 2009, partially offset by the impact of currency exchange rates.

Higher Education:

The HE operating margin was 25% and 23% for the six months ended June 30, 2010 and 2009, respectively. The operating margin improvement was primarily due to a \$6 million increase in license fees.

Public Sector:

The PS operating margin was 18% and 19% for the six months ended June 30, 2010 and 2009, respectively. The operating margin decline was due primarily to a \$6 million decrease in license fees and increased lower-margin revenue in our UK operation.

Availability Services:

The AS operating margin was 21% and 25% for the six months ended June 30, 2010 and 2009, respectively. The lower margin was driven by the lower mix of higher margin recovery services revenue and an absolute decline in recovery services margin due to decreased revenue on a high fixed cost base and increased employee-related cost, and an absolute decline in managed services margin mainly due to facility expansions which increased the fixed cost base in advance of anticipated revenue growth and increased employee-related cost. Recovery services typically use shared resources while managed services use dedicated resources.

Revenue:

Total revenue decreased \$157 million or 6% for the six months ended June 30, 2010 compared to the first half of 2009. Organic revenue decreased 6% in the first half of 2010 compared to the prior year period, primarily because of a \$232 million decline in the broker/dealer s revenue, partially offset by the increases in license fees, software rental revenue and resale fee revenue.

Financial Systems:

FS revenue decreased \$146 million or 10% in the first half of 2010 from the prior year period. Organic revenue decreased 10% in the period. Excluding the broker/dealer business, organic revenue was up 7%. Professional services revenue increased \$17 million or 7%. Revenue from license and resale fees included software license revenue of \$106 million, an increase of \$52 million compared to the same period in 2009, reflecting the recognition in 2010 of \$28 million that was in backlog at December 31, 2009.

Higher Education:

HE revenue decreased \$13 million or 5% for the six months ended June 30, 2010 compared to the corresponding period in 2009 due to a decrease in organic revenue. HE services revenue decreased \$20 million, primarily due to decreases in managed services and professional services, partially offset by an increase in software support revenue. Revenue from license and resale fees included software license revenue of \$15 million in the six months ended June 30, 2010, an increase of \$5 million from the prior year period.

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Public Sector:

PS revenue increased \$14 million or 8% for the six months ended June 30, 2010 compared to the corresponding period in 2009. Organic revenue increased 5%. Revenue from license and resale fees included software license revenue of \$6 million and \$12 million in the six months ended June 30, 2010 and 2009, respectively. *Availability Services:*

AS revenue decreased \$12 million in the first half of 2010 from the prior year period. Organic revenue decreased 3% in the period. In North America, revenue decreased 3% overall and 4% organically, where decreases in recovery services and professional services revenue exceeded growth in managed services. Revenue in Europe increased 5%, but grew 2% organically.

Costs and Expenses:

Cost of sales and direct operating expenses as a percentage of total revenue was 47% and 51% in the six-month periods ended June 30, 2010 and 2009, respectively, largely the result of the lower volumes of the broker/dealer business previously mentioned. Also impacting the period were higher FS consultant expenses, AS and FS employment-related expenses and AS equipment and facilities costs, partially offset by lower HE employment-related expenses.

Sales, marketing and administration expenses as a percentage of total revenue was 22% and 20% in the six-month periods ended June 30, 2010 and 2009, respectively. Increases in sales, marketing and administration expenses were primarily due to increases in FS and AS employment-related expense, FS professional services expenses, stock compensation and corporate advertising expenses and the impact of the lower volumes of the broker/dealer reducing total revenue, partially offset by reduced FS facilities costs and HE and PS employment-related expenses. 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 six months ended June 30, 2010 and 2009, product development costs were 10% and 9% of revenue from software and processing solutions, respectively.

Depreciation and amortization as a percentage of total revenue was 6% and 5% in the six-month periods ended June 30, 2010 and 2009, respectively, primarily due to capital expenditures supporting AS.

Amortization of acquisition-related intangible assets as a percentage of total revenue was 10% and 9% in the six months ended June 30, 2010 and 2009, respectively. The \$9 million decrease is primarily due to a cumulative adjustment in the second quarter of 2009 related to the finalization of the purchase price allocation of our acquisition of GL TRADE.

Merger and other costs are costs incurred for the shutdown of the professional trading portion of the broker/dealer business. We expect to incur up to an additional \$2 to \$4 million related to this shutdown during the remainder of 2010.

Interest expense was \$319 million and \$306 million for the six months ended June 30, 2010 and 2009, respectively. The increase in interest expense was due primarily to interest rate increases mainly due to amending the term loan in 2009 and increased average borrowings under our receivables facility, partially offset by reduced borrowings under our revolving credit facility.

Other income was \$14 million and \$21 million for the three months ended March 31, 2010 and 2009, respectively. The decrease is primarily attributable to an \$8 million decrease in foreign currency transaction gains related to our Euro denominated term loan.

The effective income tax rates for the six months ended June 30, 2010 and 2009 were a benefit of 28% and 18%, respectively. The rate in the first half of 2010 reflects the different mix of taxable income in various jurisdictions as well as our ability to fully utilize foreign tax credits. The rate in the first half of 2009 reflects limitations on our ability to utilize certain foreign tax credits.

Accreted dividends on SCCII s cumulative preferred stock were \$96 million and \$86 million for the six months ended June 30, 2010 and 2009, respectively. The increase in dividends is due to compounding. No dividends have been declared by SCCII.

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Liquidity and Capital Resources:

At June 30, 2010, cash and equivalents were \$729 million, an increase of \$65 million from December 31, 2009. Cash flow provided by operations was \$246 million in the six months ended June 30, 2010 compared to \$163 million in the six months ended June 30, 2009. The increase in cash flow from operations is due primarily to the termination in December 2008 of our off-balance sheet accounts receivable securitization program, which reduced 2009 operating cash flow, and a \$50 million tax refund received in the first quarter of 2010, partially offset by a decline in earnings before interest, taxes, depreciation and amortization (EBITDA as defined and calculated below). Net cash used in investing activities was \$153 million in the six months ended June 30, 2010, comprised of cash paid for property and equipment and other assets and one business acquired in each of our FS and AS segments. Net cash used in investing activities was \$176 million in the six months ended June 30, 2009, comprised of cash paid for property and equipment and other assets, one business acquired in each of our FS and PS segments and payment of a contingent purchase obligation.

Net cash used in financing activities was \$9 million for the six months ended June 30, 2010, primarily related to quarterly principal payments on the term loans, mostly offset by increased borrowings under our receivables facility. Net cash used in financing activities was \$459 million for the six months ended June 30, 2009, primarily related to repayment at maturity of the \$250 million senior secured notes and repayment of \$425 million of borrowings under the revolving credit facility, partially offset by cash received from the new receivables facility (net of associated fees). At June 30, 2010, no amount was outstanding under the revolving credit facility and \$275 million was outstanding under the receivables facility, which represented the full amount available for borrowing based on the terms and conditions of the facility. In early 2010, we entered into interest rate swap agreements, with an aggregate notional amount of \$500 million, which expire in May 2013 under which we pay fixed interest payments (at 1.99%) for the term of the swaps and, in turn, receive variable interest payments based on three-month LIBOR. At June 30, 2010, contingent purchase price obligations that depend upon the operating performance of certain acquired businesses could total \$26 million, all of which could be due in the next 12 months, but we only expect to

acquired businesses could total \$26 million, all of which could be due in the next 12 months, but we only expect to pay \$0.4 million. We also have outstanding letters of credit and bid bonds that total approximately \$45 million. At June 30, 2010, we have outstanding \$8.27 billion in aggregate indebtedness, with additional borrowing capacity of \$796 million under the revolving credit facility (after giving effect to outstanding letters of credit).

We expect our available cash balances, cash flows from operations, combined with availability under the 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 at least the next 12 months.

Covenant Compliance

Adjusted EBITDA is used to determine compliance with certain covenants contained in the indentures governing SunGard s senior notes due 2013 and 2015 and senior subordinated notes due 2015 and in SunGard s senior secured credit facilities. Adjusted EBITDA is defined as EBITDA further adjusted to exclude certain adjustments permitted in calculating covenant compliance under the indentures and 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 the financing covenants. The breach of covenants in SunGard s senior secured credit facilities that are tied to ratios based on Adjusted EBITDA

The breach of covenants in SunGard's senior secured credit facilities that are fied 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 the indentures. Additionally, under SunGard's 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.

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Adjusted EBITDA is calculated as follows (in millions):

										Last Fwelve Months
	Three Months Ended June				Six Months Ended June					
		30	0,	•		30,			June 30,	
	2	009	•	2010		2009		2010		2010
Net loss	\$	(7)	\$	(21)	\$	(41)	\$	(75)	\$	(1,152)
Interest expense, net		155		159		305		318		643
Provision for (benefit from)										
income taxes				2		(9)		(29)		(93)
Depreciation and amortization		202		194		395		392		828
Goodwill impairment charge										1,126
EBITDA		350		334		650		606		1,352
Purchase accounting adjustments										
(a)		3		2		8		6		16
Non-cash charges (b)		7		13		17		21		40
Restructuring and other charges										
(c)		6		16		17		25		50
Pro forma expense savings										
related to acquisitions (d)		1				2				1
Other (e)		(11)		(11)		(10)		(8)		7
Adjusted EBITDA senior										
secured credit facilities, senior										
notes due 2013 and 2015 and										
senior subordinated notes due										
2015	\$	356	\$	354	\$	684	\$	650	\$	1,466

(a) Purchase accounting adjustments include the adjustment of deferred revenue and lease reserves to fair value at the date of the Transaction and for subsequent acquisitions made by the Company and certain acquisition-related compensation expense.

- (b) Non-cash charges include stock-based compensation and loss on the sale of assets.
- (c) Restructuring and other charges include debt refinancing costs, severance and related payroll taxes, reserves to consolidate certain facilities, settlements with former owners of acquired companies and certain other expenses associated with acquisitions made by the Company.
- (d) Pro forma
 adjustments
 represent the
 full-year impact of
 savings resulting
 from
 post-acquisition
 integration
 activities.
- (e) Other includes foreign currency transaction gains or losses related to debt denominated in other than the functional currency, management fees paid to the Sponsors and franchise and similar taxes reported in

operating expenses, partially offset by certain charges relating to the receivables facility.

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The covenant requirements and actual ratios for the twelve months ended June 30, 2010 are as follows. All covenants are in compliance.

	Covenant Requirements	Actual Ratios
Senior secured credit facilities (1)	•	
Minimum Adjusted EBITDA to consolidated interest expense ratio	1.70x	2.51x
Maximum total debt to Adjusted EBITDA	6.25x	5.00x
Senior notes due 2013 and 2015 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	2.50x

(1) The senior

secured credit

facilities require

us to maintain

an Adjusted

EBITDA to

consolidated

interest expense

ratio starting at

a minimum of

1.70x for the

four-quarter

period ended

December 31,

2009 and

increasing over

time to 1.80x by

the end of 2010

and to 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 non-recurring

interest expense

and the

elimination of

interest expense

and fees

associated with

SunGard s

receivables

facility.

Beginning with

the four-quarter

period ending

December 31,

2009, we are

required to

maintain a

consolidated

total debt to

Adjusted

EBITDA ratio

of 6.25x and

decreasing over

time to 5.75x by

the end of 2011

and to 4.75x 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 failed 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) SunGard s ability to incur additional debt and make certain restricted payments under our indentures, subject to specified exceptions, is tied to an Adjusted EBITDA to fixed charges ratio of at least 2.0x, except that we may incur certain debt and make certain restricted payments and certain permitted investments without regard to the ratio, such as the ability to incur up to an aggregate principal amount of \$5.75 billion under credit facilities (inclusive of amounts outstanding under the senior credit facilities

from time to time; as of

June 30, 2010,

we had

\$4.66 billion

outstanding

under the term

loan facilities

and available

commitments of

\$796 million

under the

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

2015 and the

Senior

Subordinated

Notes due 2015

as consolidated

interest expense

less interest

income,

adjusted for

acquisitions,

and further

adjusted for

non-cash

interest and the

elimination of

interest expense

and fees

associated with

the receivables

facility.

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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, will, estimates, or anticipates or similar expressions which concern our strategy, plans approximately. intends. plans. 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 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; 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; and a material weakness in our internal controls. 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.

At June 30, 2010, we had total debt of \$8.27 billion, including \$4.93 billion of variable rate debt. We have entered into interest rate swap agreements which fix the interest rates for \$3.25 billion of our variable rate debt. Swap agreements that expire in February 2011 with a notional value of \$800 million effectively fix our interest rates at 5.00%. Swap agreements expiring in February 2011 with a notional value of \$750 million effectively fix our interest rates at 3.17%. Swap agreements expiring in February 2012 with a notional value of \$1.2 billion effectively fix our interest rates at 1.78%. Swap agreements expiring in May 2013 with a notional value of \$500 million effectively fix our interest rates at 1.99%. Our remaining variable rate debt of \$1.68 billion is subject to changes in underlying interest rates, and, accordingly, our interest payments will fluctuate. During the period when all of our interest rate swap agreements are effective, a 1% change in interest rates would result in a change in interest of approximately \$17 million per year. Upon the expiration of each interest rate swap agreement in February 2011, February 2012 and May 2013, a 1% change in interest rates would result in a change in interest of approximately \$32 million, \$44 million and \$49 million per year, respectively.

Item 4T. 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.

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Part II Other Information:

Item 1. Legal Proceedings: None.

Item 1A. Risk Factors: There have been no material changes to SCC s, SCCII s or SunGard s Risk Factors as previously disclosed in their Form 10-K for the year ended December 31, 2009.

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

Item 3. Defaults Upon Senior Securities: None.

Item 4. (Removed and Reserved)

Item 5. Other Information:

(a) None.

(b) None.

Item 6. Exhibits:

Number	Document
10.1	Employment Agreement between Andrew Stern and SunGard Data Systems Inc., SunGard Capital Corp. and SunGard Capital Corp. II, effective as of June 1, 2010 and forms of initial equity awards granted to Andrew Stern on June 21, 2010 included as Exhibits A and B.
10.2	Forms of June 25, 2010 Amendment to the Performance-Based Equity Award Agreements.
10.3	Forms of May 2010 Performance-Based Restricted Stock Unit Award Agreements.
10.4	Forms of May 2010 Time-Based Restricted Stock Unit Award Agreements.
10.5	Forms of May 2010 Performance-Based Class A Stock Option Award Agreements.
10.6	Forms of May 2010 Time-Based Class A Stock Option Award Agreements.
12.1	Computation of Ratio of Earnings to Fixed Charges.
31.1	Certification of Cristóbal Conde, Chief Executive Officer of SunGard Capital Corp., SunGard Capital Corp. II and SunGard Data Systems Inc. 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 Robert F. Woods, Chief Financial Officer of SunGard Capital Corp., SunGard Capital Corp. II and SunGard Data Systems Inc. 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, Chief Executive Officer of SunGard Capital Corp., SunGard Capital Corp. II and SunGard Data Systems Inc. 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 Robert F. Woods, Chief Financial Officer of SunGard Capital Corp., SunGard Capital Corp. II and SunGard Data Systems Inc. required by Rule 13a-14(b) or Rule 15d-14(b) and Section 906 of the Sarbanes-Oxley Act of 2002.

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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 CAPITAL CORP. SUNGARD CAPITAL CORP. II

Dated: August 5, 2010 By: /s/ Robert F. Woods

Robert F. Woods

Executive Vice President and Chief Financial Officer (Principal Financial Officer)

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: August 5, 2010 By: /s/ Robert F. Woods

Robert F. Woods

Senior Vice President-Finance and

Chief Financial Officer (Principal Financial Officer)

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Exhibit Index

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