ADOPTION AGREEMENT FOR SUNGARD CORBEL LLC FUNDAMENTAL NON-STANDARDIZED 401(K) PROFIT SHARING PLAN

CAUTION: Failure to properly fill out this Adoption Agreement may result in disqualification of the Plan.

EMPLOYER INFORMATION

(An amendment to the Adoption Agreement is not needed solely to reflect a change in the information in this Employer Information Section.)

1.	EMPLOY	'ER'S NAME, ADDRESS, TELEPHONE NUMBER	AND TIN	
	Name:			
	Address:		treet	
		3	licet	
		City	State	Zip
	Telephon	e:		
	Taxpayer	Identification Number (TIN):		
2.	TYPE OF			
		Corporation (including Tax-exempt or Non-profit Co Professional Service Corporation	orporation)	
	c. []	S Corporation		
	d. []	Limited Liability Company that is taxed as: 1. [] a partnership or sole proprietorship		
		2. [] a Corporation		
		3. [] an S Corporation		
		Sole Proprietorship Partnership (including Limited Liability)		
		Other:(r	nust be a legal entity recognized ur	nder federal income tax laws)
3.	service gr a. [] b. []	TED EMPLOYERS/PARTICIPATING EMPLOYER oup (within the meaning of Code Section 414(b), (c) No. Yes, Employer is a member of (select all that apply) 1. [] a controlled group 2. [] an affiliated service group	, or (o))?	controlled group or an affiliated
		AND, will any of the Affiliated Employers adopt the	Plan as Participating Employers?	
		3. [] Yes (Complete a Participation Agreement 4. [] No. (The Plan could fail to satisfy the Cod	for each Participating Employer.) e Section 410(b) coverage rules.)	
PLAN	INFORMA	TION		
4.	PLAN NA	AME:		
5.	EEEECTI	VE DATE		
5.	a. []	This is a new Plan effective as of	(hereinafter cal	led the "Effective Date").
	b. []	This is an amendment and restatement of a plan which	ch was originally effective	
		The effective date of this amendment and restatemer "Effective Date").	it is	(hereinafter called the
		FOR EGTRRA RESTATEMENTS: This is an amen	dment and restatement to bring a p	plan into compliance with the
		Economic Growth and Tax Relief Reconciliation Ac		
		changes. The Plan's original effective date wasin the Plan, the effective date of this amendment and	Ł restatement is	Except as specifically provided (hereinafter
		called the "Effective Date"). (May enter a restatement	nt date that is the first day of the cu	rrent Plan Year. The Plan
		contains appropriate retroactive effective dates with		

6.	Plan, the Plan Year will be the period beginning on the Effective Date of the Plan and ending on the date specified herein.
7.	PLAN NUMBER (optional) assigned by the Employer: (If this is the first qualified plan maintained by the Employer, enter 001, enter 002 for the second, etc.).
8.	ELIGIBLE EMPLOYEES means all Employees (including Leased Employees) EXCEPT for the following Employees: (select all that apply below) a. [] N/A. No exclusions. b. [] The following are excluded: 1. [] Union Employees (as defined in Plan Section 1.24) 2. [] Nonresident Aliens (as defined in Plan Section 1.24) 3. [] Highly Compensated Employees 4. [] Leased Employees 5. [] Part-time/Temporary/Seasonal Employees. A part-time, temporary or seasonal Employee is an Employee whose regularly scheduled Service is less than Hours of Service in the relevant eligibility computation period 6. [] Other: (must be definitely determinable, may not be based on age or length of service (except as provided in 5. above), and, if using the average benefits test to satisfy Code Section 410(b) coverage testing, must be a
9.	reasonable classification) CONDITIONS OF ELIGIBILITY (Plan Section 3.1) Any Eligible Employee will be eligible to participate in the Plan upon satisfaction of the following: a. SERVICE REQUIREMENT [] None [] 1 Year of Service b. AGE REQUIREMENT [] None [] Age (may not exceed 21)
10.	EFFECTIVE DATE OF PARTICIPATION (ENTRY DATE) (Plan Section 3.2) An Eligible Employee who has satisfied the eligibility requirements will become a Participant in the Plan as of: a. [] the date such requirements are met. b. [] the first day of the month coinciding with or next following the date on which such requirements are met. c. [] the first day of the Plan Year quarter coinciding with or next following the date on which such requirements are met. d. [] the earlier of the first day of the Plan Year or the first day of the seventh month of the Plan Year coinciding with or next following the date on which such requirements are met. e. [] other:
	Service) and who is otherwise entitled to participate, shall commence participation no later than the earlier of (a) 6 months after such requirements are satisfied, or (b) the first day of the first Plan Year after such requirements are satisfied, unless the Employee separates from service before such participation date.
11.	RECOGNITION OF SERVICE WITH OTHER EMPLOYERS a. [] No service with other Employers shall be recognized (except as required by law). b. [] Service with will be recognized for all purposes.
12.	NORMAL RETIREMENT AGE ("NRA") means age (may not exceed 65).
13.	COMPENSATION with respect to any Participant means wages, tips and other compensation on Form W-2 for the Plan Year; with respect to a Participant who is also a Self-Employed Individual, Compensation means such Participant's Earned Income.
	ADJUSTMENTS TO COMPENSATION a. [] N/A. No adjustments, except adjustment as noted in Standard Provisions. b. [] Compensation shall be adjusted by: (select all that apply) 1. [] including compensation which is not currently includible in the Participant's gross income by reason of the application of Code Sections 125 (cafeteria plan), 132(f)(4) (qualified transportation fringe), 402(e)(3) (401(k) plan), 402(h)(1)(B) (simplified employee pension plan), 414(h) (employer pickup contributions under a governmental plan), 403(b) (tax sheltered annuity) or 457(b) (eligible deferred compensation plan) 2. [] excluding Compensation paid during the determination period while not a Participant in the Plan 3. [] excluding overtime 4. [] excluding bonuses 5. [] excluding commissions

	6. [] other:
	(e.g., describe Compensation from the elections available above or a combination thereof as to a Participant group (e.g., no exclusions as to Division A Employees and exclude bonuses as to Division B Employees); and/or describe another exclusion (e.g., exclude shift differential pay)).
	NOTE: Options 3., 4., 5., or 6. may not be selected if an integrated allocation formula is selected (i.e., if 18.d. is selected). In addition, if 3., 4., 5., or 6. is selected, the definition of Compensation could violate the nondiscrimination rules.
14.	SALARY REDUCTION ARRANGEMENT - ELECTIVE DEFERRALS (Plan Section 12.2) A. Deferral Limit. Each Participant may elect to have Compensation deferred by: a. [] up to%. b. [] up to the maximum amount allowed by law (i.e., Code Sections 402(g) and 415).
	B. Catch-Up Contributions and Roth Contributions. Participants may make (select all that apply): c. [] Catch-Up Contributions. Special Effective Date. Is there a special effective date for the Catch-Up Contribution provisions? 1. [] No. 2. [] Yes, the effective date of the Catch-Up Contribution provisions is (enter special effective date or, if this is an EGTRRA restatement, enter the date (not earlier than January 1, 2002) when Catch-Up Contributions were first permitted).
	d. [] Roth Contributions. Special Effective Date. Is there a special effective date for the Roth Elective Deferral provisions? 1. [] No. 2. [] Yes, the effective date of the Roth Elective Deferral provisions is (enter special effective date or, if this is an EGTRRA restatement, enter the date (not earlier than January 1, 2006) when Roth Elective Deferrals were first permitted).
	 C. Special Effective Date. Is there a special effective date for the salary deferral component of the Plan? e. [] No. f. [] Yes, the effective date of the salary deferral component of the Plan is
	D. Deferral Modifications. (Optional: the Administrator may adopt procedures that override any elections in this section without a formal Plan amendment.) PARTICIPANTS MAY commence salary deferrals on the effective date of participation and may modify salary deferral elections: g. [] As of each payroll period h. [] On the first day of each month i. [] Other:
15.	SIMPLE 401(k) PLAN ELECTION (Plan Section 13.1) Shall the SIMPLE 401(k) provisions of Article XIII apply? a. [] No. b. [] Yes, the SIMPLE 401(k) provisions will apply. The Plan Year must be the calendar year and the Employer must be an "eligible employer" as defined in Plan Section 13.1(b)(1). (If selected, then skip to 23).
16.	 401(k) SAFE HARBOR PROVISIONS (Plan Section 12.8) Will the ADP and/or ACP test safe harbor provisions be used? (select a., b., or c.) NOTE: If the Employer wants the discretion to determine whether the provisions will apply on a year-by-year basis, then the Employer may either select 16.a. (No) OR 16.b. or 16.c. and option 16.e.2. a. [] No. (If selected, skip to Question 17.) b. [] Yes, but only the ADP (and NOT the ACP) test safe harbor provisions will be used. c. [] Yes, both the ADP and ACP test safe harbor provisions will be used.
	 IF c. is selected, does the Plan permit Employer matching contributions in addition to any safe harbor contributions selected in d. or e. below? No or N/A. Any Employer matching contributions, other than any safe harbor matching contributions selected in d. below, will be suspended in any Plan Year in which the safe harbor provisions are used. Yes, the Employer may make Employer matching contributions in addition to any ADP test safe harbor matching contributions selected in d. below. (If selected, complete the provisions of the Adoption Agreement relating to Employer matching contributions (i.e., Question 17.) that will apply in addition to any selections made in d. below. Also, no allocation conditions may be imposed at 17.E.)

THE EMPLOYER WILL MAKE THE FOLLOWING ADP TEST SAFE HARBOR CONTRIBUTION FOR THE PLAN YEAR:

NOTE: The ACP test safe harbor is automatically satisfied if the only matching contribution made to the Plan is either (1) a

	Basic Matching Contribution or (2) an Enhanced Matching Contribution that does not provide a match on Elective Deferrals in excess of 6% of Compensation.	
d. []	Safe Harbor Matching Contribution (select 1. or 2. AND one from 3 6.) 1. [] Basic Matching Contribution. The Employer will make matching contributions to the account of each "eligible Participant" in an amount equal to the sum of 100% of the amount of the Participant's Elective Deferrals that do not exceed 3% of the Participant's Compensation, plus 50% of the amount of the Participant's Elective Deferrals that exceed 3% of the Participant's Compensation but do not exceed 5% of Participant's Compensation.	the
	 2. [] Enhanced Matching Contribution. The Employer will make matching contributions to the account of ea "eligible Participant" in an amount equal to the sum of: a. []% (may not be less than 100%) of the Participant's Elective Deferrals that do not excee% (may not be less than 3%; if over 6% or if left blank, the ACP test will still apply) of 	d
	the Participant's Compensation, plus b. []% of the Participant's Elective Deferrals that exceed% of the Participant's Compensation but do not exceed% (if over 6% or if left blank, the ACP test will still apply) of the Participant's Compensation.	
	NOTE: a. and b. must be completed so that, at any rate of Elective Deferrals, the matching contribution at least equal to what the matching contribution would be if the Employer were making Basic Matching Contributions (as defined in 16.d.1. above), but the rate of match cannot increase as deferrals increase. For example, if a. is completed to provide a match equal to 100% of deferrals to 4% of Compensation, then b. need not be completed.	
	AND, the safe harbor matching contribution will be determined on the following basis (and Compensation for such purpose will be based on the applicable period):	
	3. [] the entire Plan Year.	
	4. [] each payroll period.	
	5. [] all payroll periods ending with or within each month.	
e. []	6. [] all payroll periods ending with or within each Plan Year quarter. Safe Harbor Nonelective Contributions (select one)	
С. []	1. [] Fixed. The Employer will make a Safe Harbor Nonelective Contribution to the account of each "eligible	
	Participant" in an amount equal to % (may not be less than 3%) of the Employee's Compensation for the Plan Year.	
	2. [] Discretionary ("maybe"). The Employer may elect to make a Safe Harbor Nonelective Contribution after Plan Year has commenced in accordance with the provisions of Plan Section 12.8(h). If this option e.2. is selected, the Safe Harbor Nonelective Contribution will be required only for a Plan Year for which the Plan amended to provide for such contribution and the appropriate supplemental notice is provided to Participant.	ın is
	RPOSES OF THE ADP test safe harbor contribution, the term "eligible Participant" means any Participant who is	
eligible t	make Elective Deferrals with the following exclusions:	
f. []	N/A. No exclusions. Exclusions (sefect all that apply, if any):	
g. []	1. [] Highly Compensated Employees.	
	 Employees who have not satisfied the greatest minimum age and service conditions permitted under Code Section 410(a) (i.e., age 21 and 1 Year of Service), with the following deemed effective date of participation a. [] The first day of the Plan Year in which the requirements are met. Other:	
	(no later than the earlier of (a) 6 months after such requirements are satisfied, or (b) the first day the first Plan Year after such requirements are satisfied).	of
	3. [] Other: (must be a Highly Compensated Employee or an Employee who can be excluded under the permissive or mandatory disaggregation rules of Regulations Sections 1.401(k)-1(b)(4) and 1.401(m)-1(b)(4)).	
SPECIA h. []	EFFECTIVE DATE OF ADP AND ACP TEST SAFE HARBOR PROVISIONS N/A.	
i. []	The ADP and ACP test safe harbor provisions are effective for Plan Years beginning on or after:	
	(enter the first day of the Plan Year for which the provisions are effective and, if necessary, enter any other special	
	effective dates that apply with respect to the provisions).	

17	EMPLOYER MATCHING CONTRIBUTIONS (Plan Section 12.1(a)(2))

NOTE: Regardless of any selection below, if the ACP test safe harbor is being used (i.e., Question 16.c. is selected), then the Plan automatically provides that only Elective Deferrals up to 6% of Compensation are taken into account in applying the match set forth below and that the maximum discretionary matching contribution that may be made on behalf of any Participant is 4% of Compensation.

A.		g Formula.
		N/A. There will not be any Employer matching contributions (skip to Question 18.).
	b. []	The Employer (select 1. or 2.)
		1. [] may make matching contributions equal to a discretionary percentage, to be determined by the Employer, of the Participant's Elective Deferrals.
		2. [] will make matching contributions equal to% (e.g., 50) of the Participant's Elective Deferrals,
		plus:
		a. [] N/A.
		b. [] an additional matching contribution of a discretionary percentage, to be determined by the
		Employer, but not to exceed% (leave blank if not applicable) of Compensation.
		AND, in determining the Employer matching contribution above, only Elective Deferrals up to the percentage or
		dollar amount specified below will be matched: (select 3. and/or 4. OR 5.)
		3. []% of a Participant's Compensation.
		4. [] \$
		5. [] a discretionary percentage of a Participant's Compensation or a discretionary dollar amount, the percentage or dollar amount to be determined by the Employer on a uniform basis for all Participants.
	c. []	The Employer may make matching contributions equal to a discretionary percentage, to be determined by the
	с . []	Employer, of each tier, to be determined by the Employer, of the Participant's Elective Deferrals.
	d. []	The Employer will make matching contributions equal to a uniform percentage of each tier of each Participant's
		Elective Deferrals, determined as follows:
		NOTE: Fill in only percentages or dollar amounts, but not both. If percentages are used, each tier represents the
		amount of the Participant's applicable contributions that equals the specified percentage of the Participant's Compensation (add additional tiers if necessary).
		1 articipant's Compensation (add additional tiefs in necessary).
		Tiers of Contributions Matching Percentage
		(indicate \$ or %)
		First%
		Next%
		Next%
		%
	NOTE:	If c. or d. above is selected, the Plan may violate the Code Section 401(a)(4) nondiscrimination requirements if the
		rate of Employer matching contributions increases as a Participant's Elective Deferrals increase.
R	Matchin	g Limit. The Employer matching contribution made on behalf of any Participant for any Plan Year will not exceed:
ъ.	e. []	
	f. []	\$
	g. []	% of Compensation.
<u> </u>		
C.		f Determination. The matching contribution formula will be applied on the following basis (and any Compensation limitation used in determining the match will be based on the applicable period):
	h. []	the Plan Year.
	i. []	each payroll period.
	j. []	all payroll periods ending within each month.
	k. []	all payroll periods ending with or within each Plan Year quarter.
	1. []	N/A. The match is discretionary and the Employer shall determine the calculation methodology at the time the
		matching contribution formula is determined.
D	OMAC	Shall the Employer matching contributions be Qualified Matching Contributions?
<i>υ</i> .	m. []	Yes, ALL Employer matching contributions will be fully Vested, subject to restrictions on withdrawals as set forth
	[]	in the Plan and may be used in either the ADP or ACP test.
	n. []	No.

		cation Conditions. Select o. or all that apply at p. Note: If the ACP test safe harbor provision is used (Question 16.c.),
		onditions (option o. below) must be selected.
	0. [No conditions. All Participants share in the allocations regardless of service completed during the Plan Year or
	p. [employment status at the end of the Plan Year. (skip to next Question.) Conditions for Participants employed at the end of the Plan Year.
	p. [1. [] No service requirement.
		2. [] A Participant must complete a Year of Service (Caution: could cause the Plan to violate coverage
		requirements under Code Section 410(b).)
		Conditions for Participants NOT employed at the end of the Plan Year.
		3. [] Participants will share in such allocations, regardless of service.
		4. [] A Participant must complete a Year of Service (Caution: could cause the Plan to violate coverage
		requirements under Code Section 410(b).)
		5. [] Participants will NOT share in such allocations, regardless of service (Caution: could cause the Plan to
		violate coverage requirements under Code Section 410(b).)
10	FORM	II. A FOR DETERMINING EMPLOYER PROFIT OU ARING CONTENENT TON (DL. C
18.		JLA FOR DETERMINING EMPLOYER PROFIT SHARING CONTRIBUTION (Plan Section 12.1(a)(3)) N/A. No Employer Profit Sharing Contributions may be made (other than top-heavy minimum contributions) (skip to
	a. []	next Question.)
	b. []	Discretionary contribution, to be determined by the Employer.
	o. []	Discretionary contribution, to be determined by the Employer.
	ANY dis	scretionary profit sharing contribution for a Plan Year will be allocated as follows (if no selection is made, c. will apply):
	c. []	NON-INTEGRATED ALLOCATION. In the same ratio as each Participant's Compensation bears to the total of such
		Compensation of all Participants.
	d. []	INTEGRATED (PERMITTED DISPARITY) ALLOCATION.
		In accordance with Plan Section 4.3(b)(2) based on a Participant's Compensation in excess of: 1. [] The Taxable Wage Base.
		 The Taxable Wage Base. Mont to exceed 100% of the Taxable Wage Base. (see Note below)
		3. [] 80% of the Taxable Wage Base plus \$1.00.
		4. [] \$ (not greater than the Taxable Wage Base). (see Note below)
		(g
		NOTE: The integration percentage of 5.7% shall be reduced to
		1. 4.3% if 2. or 4. above is more than 20% and less than or equal to 80% of the Taxable Wage Base.
		2. 5.4% if 3. is selected or if 2. or 4. above is more than 80% of the Taxable Wage Base.
19.		REMENTS TO SHARE IN ALLOCATIONS OF EMPLOYER PROFIT SHARING CONTRIBUTION AND
		TURES (select a. OR all that apply at b.) No conditions. All Participants share in the allocations regardless of service completed during the Plan Year or
	a. []	employment status at the end of the Plan Year. (skip to next Question.)
	b. []	
	o. []	1. [] No service requirement.
		2. [] A Participant must complete a Year of Service (Caution: could cause the Plan to violate coverage
		requirements under Code Section 410(b).)
		Conditions for Participants NOT employed at the end of the Plan Year.
		3. [] Participants will share in such allocations, regardless of service.
		4. [] A Participant must complete a Year of Service (Caution: could cause the Plan to violate coverage
		requirements under Code Section 410(b).) 5. [] Participants will NOT share in such allocations, regardless of service (Caution: could cause the Plan to
		violate coverage requirements under Code Section 410(b).)
		Worlde Coverage requirements under Code Section 410(b).)
20.	VESTIN	IG OF PARTICIPANT'S INTEREST (Plan Section 6.4(b))
		ing schedule, based on a Participant's Years of Service is:
	a. []	
	b. []	The following vesting schedule, based on a Participant's Years of Service:
		1. [] 6 Year Graded: 0-1 year-0%; 2 years-20%; 3 years-40%; 4 years-60%; 5 years-80%; 6 years-100%
		2. [] 3 Year Cliff: 0-2 years-0%; 3years-100%
	VMD :t	b. above is selected, the following service will be excluded for vesting purposes (select all that apply)
	and, 11 c. []	
	d. []	Service prior to the Effective Date of the Flan of a predecessor plan. Service prior to the time an Employee has attained age 18.
	[]	
21.	FORFEI	TURES
	May For	feitures first be used to pay any administrative expenses?
	a. []	
	b. []	No.

	AND, any remaining Forfeitures will be: c. [] added to any Employer discretionary contribution (e.g., matching or profit sharing) and allocated in the same manner. d. [] used to reduce any Employer contribution (e.g., matching, profit sharing or ADP test safe harbor contribution). e. [] added to any Employer matching contribution and allocated as an additional matching contribution.
22.	AUTOMATIC TOP-HEAVY PLAN a. [] This Plan will be deemed to be a Top-Heavy Plan. b. [] This Plan will not automatically be deemed to be a Top-Heavy Plan.
23.	FORM OF DISTRIBUTIONS (Plan Sections 6.5 and 6.6) Distributions under the Plan may be made in (select all that apply): a. [] Lump-sums. b. [] Substantially equal installments. c. [] Partial withdrawals or installments are only permitted for required minimum distributions under Code Section 401(a)(9).
	 AND, pursuant to Plan Section 6.13, the Qualified Joint and Survivor Annuity and Qualified Pre-Retirement Survivor Annuity provisions: d. [] Do not apply. No annuities distributions are permitted under the Plan. e. [] Apply. Annuities are the normal form of distribution.
	NOTE: If a money purchase pension plan was merged into this Plan, then e. must be selected. AND, distributions may be made in: f. [] Cash only g. [] Cash only (except for insurance contracts, annuity contracts or Participant loans). h. [] Cash or property, except that the following limitation(s) apply: (leave blank if there are no limitations on property distributions).
24.	CONDITIONS FOR DISTRIBUTIONS UPON TERMINATION OF EMPLOYMENT. Distributions upon termination of employment pursuant to Plan Section 6.4(a) of the Plan will not be made unless the following conditions have been satisfied:
	 A. Accounts in excess of \$5,000. a. [] Distributions may be made as soon as administratively feasible following termination of employment. b. [] Distributions may be made as soon as administratively feasible after the Participant has incurred
	B. Accounts of \$5,000 or less. f. [] Same as above. g. [] Distributions may be made as soon as administratively feasible following termination of employment. h. [] Distributions may be made as soon as administratively feasible after the Participant has incurred1-Year Break(s) in Service. i. [] Distributions may be made as soon as administratively feasible after the last day of the Plan Year coincident with or next following termination of employment. j. [] Other:
	C. Participant consent (i.e., involuntary cash-outs). Should vested account balances less than a certain dollar threshold be automatically distributed without Participant consent (mandatory distributions)?
	NOTE: The Plan provides that distributions of amounts of \$5,000 or less do not require spousal consent and are only paid as lump-sums.

© 2008 SunGard Corbel LLC

complete k. or l. based on the current Plan provisions and complete n. or o. below.

NOTE: If this is an EGTRRA restatement and there are special effective dates for the Participant consent provisions,

	 k. [] No, Participant consent is required for all distributions. l. [] Yes, Participant consent is required only if the distribution is over: l. [] \$5,000 2. [] \$1,000
	3. [] \$ (less than \$1,000)
	NOTE: If 2. or 3. is selected, rollovers will be included in determining the threshold for Participant consent.
	AND, if this is an EGTRRA restatement, the following apply: m. [] N/A. Not an EGTRRA restatement. n. [] Provisions above at k. or l. apply to distributions made on or after March 28, 2005. o. [] Provisions above at k. or l. are effective for distributions made on or after
	2005:
	 [] No mandatory distributions. [] Participant consent is required only if the distribution is over: a. [] \$5,000 b. [] \$1,000
	c. [] \$(less than \$1,000)
	 D. Exclusion of rollovers in determination of \$5,000 threshold. In determining the \$5,000 threshold (or other dollar threshold in C. above) for the timing of distributions, form of distributions, or consent rules, effective for distributions made after December 31, 2001, rollover contributions will be: p. [] included. q. [] excluded.
25.	HARDSHIP DISTRIBUTIONS (Plan Section 12.9) a. [] Hardship distributions are NOT permitted. b. [] Hardship distributions are permitted.
26.	IN-SERVICE DISTRIBUTIONS (Plan Section 6.11) a. [] In-service distributions are NOT permitted. b. [] In-service distributions are permitted for Participants who have attained age 59 1/2.
27.	LOANS TO PARTICIPANTS (Plan Section 7.6) a. [] Loans are NOT permitted. b. [] Loans are permitted.
28.	HIGHLY COMPENSATED EMPLOYEE. The top-paid group election and the calendar year data election are not used unless selected below (the selections made for the latest year will continue to apply to subsequent Plan Years unless the Plan is amended): a. [] The Top-Paid Group Election will be used for Plan Years beginning on or after
	b. [] The Calendar Year Data Election will be used for Plan Years beginning on or after
29.	ADP AND ACP TESTS (Plan Sections 12.4 and 12.6). NOTE: The selections made below for the latest year will continue to apply to subsequent Plan Years unless the Plan is amended.
	 A. ADP Test. The ADP ratio for Nonhighly Compensated Employees will be based on the following: a. [] N/A. This Plan satisfies the ADP test safe harbor rules for all Participants for all Plan Years to which this Plan applies.
	b. [] Prior Year Testing Method. The prior year ratio will be used for Plan Years beginning on or after If this selection is made for the first year the Code Section 401(k) feature is
	added to this Plan (unless this Plan is a successor plan), then for the first Plan Year only, the amount taken into account as the ADP of Nonhighly Compensated Employees for the preceding Plan Year will be: 1. [] N/A. (Effective date of prior year testing is after effective date of Code Section 401(k) feature.) 2. [] 3%.
	3. [] the actual percentage for the initial Plan Year.c. [] Current Year Testing Method. The current year ratio will be used for Plan Years beginning on or after

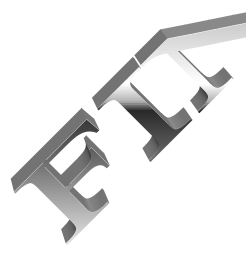
	d. [N/A. This Plan satisfies the ACP test safe harbor rules for all Participants for all Plan Years to which this Plan applies. Prior Year Testing Method. The prior year ratio will be used for Plan Years beginning on or after
30.		EE(S) OR INSURER(S)
	a. [] b. []	This Plan is funded exclusively with Contracts and the name of the Insurer is Financial institution that is the sponsor of this prototype plan.
	c. [] d. []	[] Check here if the financial institution has full trust powers. Sole proprietor, practitioner, partner or officer who signs this Adoption Agreement on behalf of the Employer. The following person or entity:
		Name(s):
		Address:
		Telephone:
EGTR	RA TRAN	SITION RULES
	restatem	owing questions only apply if this is an EGTRRA restatement (i.e., Question 5.c. is selected). If this is not an EGTRRA ent, then this Plan will not be considered an individually designed plan merely because the following questions are from the Adoption Agreement.
	NOTE:	The following provisions are designed to be left unanswered if the selections do not apply to the Plan.
31.	determin below (lo a. [] b. []	JM DISTRIBUTIONS. The Code Section 401(a)(9) Final and Temporary Treasury Regulations apply for purposes of ing required minimum distributions for calendar years beginning with the 2002 calendar year unless otherwise selected eave blank if not applicable): Apply the 2001 Proposed Code Section 401(a)(9) Regulations to all minimum distributions for the 2002 distribution calendar year. Apply the 1987 Proposed Code Section 401(a)(9) Regulations to all minimum distributions for the 2002 distribution calendar year.
	c. []	Other:
		I minimum distributions for calendar year 2001 were made in accordance with Code Section 401(a)(9) and the 1987 I Regulations, unless selected below:
		Required minimum distributions for 2001 were made pursuant to the proposed Regulations under Code Section 401(a)(9) published in the Federal Register on January 17, 2001 (the "2001 Proposed Regulations").
32.	\$5,000) distribut	SION OF ROLLOVERS. If rollovers are excluded in determining whether the mandatory distribution threshold (e.g., is met for the timing of distributions, form of distributions, or consent rules, then such provision is effective for ions made after December 31, 2001, unless an alternative effective date is selected below (leave blank if not applicable): Rollover contributions will be excluded only with respect to distributions made after
		(Enter a date no earlier than December 31, 2001 or the Plan's initial Effective Date if later.) Rollover contributions will only be excluded with respect to Participants who separated from service after (Enter a date. The date may be earlier than December 31, 2001.)
33.	Employe below (le	G SCHEDULE FOR EMPLOYER MATCHING CONTRIBUTIONS. The vesting schedule set forth herein for er matching contributions will apply to all Employer matching contributions subject to a vesting schedule unless selected eave blank if not applicable): The vesting schedule will only apply to Employer matching contributions made in Plan Years beginning after December 31, 2001 (the prior schedule will apply to Employer matching contributions made in prior Plan Years). The prior vesting schedule is
		1, 2002, such schedule must satisfy 3-year chil or 7-year graded and must provide for a top-neavy minimum schedule).

- 34. SUSPENSION PERIOD DUE TO HARDSHIP DISTRIBUTIONS. If the Plan provides for hardship distributions upon satisfaction of the safe harbor standards, then the reduction from 12 months to 6 months following a hardship distribution applies to hardship distributions made after December 31, 2001 unless otherwise selected below (leave blank if not applicable):
 - a. [] With regard to hardship distributions made during 2001, a Participant was prohibited from making Elective Deferrals and employee contributions under this and all other plans until the later of January 1, 2002, or 6 months after receipt of the distribution.
- 35. FINAL 401(k)/401(m) REGULATIONS. The provisions of the final Regulations under Code Sections 401(k) and 401(m) apply to the Plan with respect to the first Plan Year beginning after December 31, 2005 unless an earlier Plan Year is otherwise selected below (leave blank if not applicable):
 - a. [] The final Regulations are effective for Plan Years beginning on or after (may not be earlier than the first day of the Plan Year that ends after December 29, 2004).



STANDARD PROVISIONS

- 1. Valuation Date means the last day of the Plan Year and any other dates deemed necessary or appropriate by the Administrator, which may include any day that the Trustee, any transfer agent appointed by the Trustee (or Insurer) or the Employer, and any stock exchange used by such agent are open for business (daily valuation).
- 2. A separate Trust Agreement may only be used if it has been approved for use with this Plan.
- 3. The Employer will be the Plan Administrator.
- 4. This Plan shall be governed by the laws of the state or commonwealth where the Employer's (or, in the case of a corporate Trustee or Insurer, such Trustee's or Insurer's) principal place of business is located.
- 5. To the extent applicable, the Hours of Service method shall be used to compute eligibility for Employees based on actual hours for which an Employee is paid or entitled to payment. "Year of Service" means the computation period of twelve (12) consecutive months during which an Employee has completed at least 1,000 Hours of Service. Employees whose records of actual Hours of Service are not maintained or available (e.g., salaried employees) will be credited with one hundred ninety (190) Hours of Service for each month they would be credited with at least 1 Hour of Service during the month. The eligibility computation period after the initial eligibility computation period shall shift to the Plan Year. The vesting computation period shall be the Plan Year.
- 6. Compensation shall be adjusted by excluding reimbursements or other expense allowances, fringe benefits (cash or non-cash), moving expenses, deferred compensation and welfare benefits.
- 7. Distributions upon the death of a Participant prior to receiving any benefits shall be made pursuant to the election of the Participant or Beneficiary.
- 8. Rollovers may be accepted from all Eligible Employees. Distributions from a Participant's Rollover Account may be made at any time.
- 9. Required minimum distributions shall be made at the later of age 70 1/2 or retirement, except for 5% owners. Unless an alternative is selected on an addendum attached to this Adoption Agreement to specify an alternative effective date (which may not be later than 2003), the Code Section 401(a)(9) Final and Temporary Treasury Regulations apply for purposes of determining required minimum distributions for calendar years beginning with the 2002 calendar year.



The adopting Employer may rely on an opinion letter issued by the Internal Revenue Service as evidence that the Plan is qualified under Code Section 401 only to the extent provided in Rev. Proc. 2005-16.

The Employer may not rely on the opinion letter in certain other circumstances or with respect to certain qualification requirements, which are specified in the opinion letter issued with respect to the Plan and in Rev. Proc. 2005-16. In order to have reliance in such circumstances or with respect to such qualification requirements, application for a determination letter must be made to Employee Plans Determinations of the Internal Revenue Service.

This Adoption Agreement may be used only in conjunction with basic Plan document #02. This Adoption Agreement and the basic Plan document shall together be known as SunGard Corbel LLC Fundamental Defined Contribution Plan and Trust #02-003.

The adoption of this Plan, its qualification by the IRS, and the related tax consequences are the responsibility of the Employer and its independent tax and legal advisors.

SunGard Corbel LLC will notify the Employer of any amendments made to the Plan or of the discontinuance or abandonment of the Plan. Furthermore, in order to be eligible to receive such notification, the Employer agrees to notify SunGard Corbel LLC of any change in address.

This Plan may not be used, and shall not be deemed to be a Prototype Plan, unless an authorized representative of SunGard Corbel LLC has acknowledged the use of the Plan. Such acknowledgment is for administerial purposes only. It acknowledges that the Employer is using the Plan but does not represent that this Plan, including the choices selected on the Adoption Agreement, has been reviewed by a representative of the sponsor or constitutes a qualified retirement plan.

Name:	
Address:	
Telephone:	
The Employer and Trustee (or Insurer) hereby cause this Plan to be executed on the date(s)	specified below:
EMPLOYER:	
(name of employer) By:	
	DATE SIGNED
TRUSTEE (OR INSURER):	
[] The signature of the Trustee or Insurer appears on a separate agreement or Contract,	
OR	
TRUSTEE OR INSURER	DATE SIGNED

APPENDIX A SPECIAL EFFECTIVE DATES AND OTHER PERMITTED ELECTIONS

A.	Speciai	enective dates. The following special effective dates apply: (Select a. or all that apply at b 1.)
	a. []	N/A. No special effective dates selected below.
	b. []	Employer Matching Contributions. The Employer Matching Contribution provisions under Question 17. are effective:
	c. []	Employer Profit Sharing Contributions. The Employer Profit Sharing Contribution provisions under Questions 18. and 19. are effective:
	d. []	Distribution elections. The distribution elections under Questions (Choose 23 26. as applicable) are effective:
	e. []	401(k) current/prior year testing. The current/prior year testing elections under Question 29. are effective:
	f. []	Other special effective date(s): For periods prior to the above-specified special effective date(s), the Plan terms in effect prior to its restatement under this Adoption Agreement will control for purposes of the designated provisions. A special effective date may not result in the delay of a Plan provision beyond the permissible effective date under any applicable law.
В.	Other F	Permitted Elections. Select a. or any of the following elections that apply at b i:
	a. []	N/A. No other elections selected below.
	b. []	Deemed 125 compensation (Plan Sections 1.14 and 1.36). Deemed 125 compensation shall be included in Compensation and 415 Compensation effective as of Plan Years and Limitation Years beginning on or after (insert the later of January 1, 1998, or the first day of the first Plan Year the Plan used this definition).
	c. []	Matching contributions not used to satisfy top-heavy contribution (Plan Section 4.3(j)). Employer matching contributions shall not be taken into account for purposes of satisfying the minimum contribution requirements of Code Section $416(c)(2)$ and the Plan.
	d. []	Beneficiary if no beneficiary elected by Participant (Plan Section 6.2(e)). In the event no valid designation of Beneficiary exists, then in lieu of the order set forth in Plan Section 6.2(e), the following order of priority will be used:
		(specify an order of beneficiaries; e.g., children per stirpes, parents, and then step-children).
	e. []	Common, collective or pooled trust funds (Plan Sections 7.2(c)(5) and/or 7.3(b)(6)). The name(s) of the common, collective or pooled trust funds available under the Plan is (åre):
	f. []	411(d)(6) protected benefits (Plan Section 8.1(b)). The following are Code Section 411(d)(6) protected benefits that are preserved under this Plan:
	r 1	(specify the protected benefits and the accrued benefits that are subject to the protected benefits).
	g. []	415 Limits when 2 defined contribution plans are maintained (Plan Section 4.4). If any Participant is covered under another qualified defined contribution plan maintained by the Employer, other than a "master or prototype plan," or if the Employer maintains a welfare benefit fund, as defined in Code Section 419(e), or an individual medical account, as defined in Code Section 415(1)(2), under which amounts are treated as "annual additions" with respect to any Participant in this Plan, then the provisions of Plan Section 4.4(b) will apply as if the other plan were a "master or prototype plan" unless otherwise specified below: 1. [] Specify, in a manner that precludes Employer discretion, the method under which the plans will limit total "annual additions" to the "maximum permissible amount," and will properly reduce any "excess amounts":
	h. []	Top-heavy duplications when 2 defined contribution plans are maintained (Plan Section 4.3(f)). When a Non-Key Employee is a Participant in this Plan and another defined contribution plan maintained by the Employer, indicate which method shall be utilized to avoid duplication of top-heavy minimum benefits: 1. [] N/A. The Employer does not maintain another qualified defined contribution plan. 2. [] The full top-heavy minimum will be provided in each plan. 3. [] A minimum, non-integrated contribution of 3% of each Non-Key Employee's 415 Compensation shall be provided in the Money Purchase Plan (or other plan subject to Code Section 412).

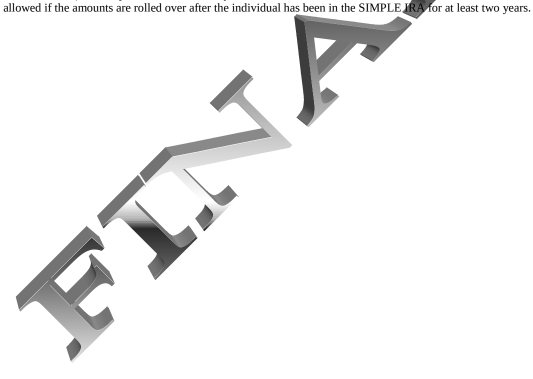
		4. []	Specify the method under which the Plans will provide top-heavy minimum benefits for Non-Key Employees that will preclude Employer discretion and avoid inadvertent omissions, including any adjustments required under Code Section 415:
		NOTE:	If 3. or 4. is selected and both plans do not benefit the same Participants, then the uniformity requirement of the Regulations under Code Section 401(a)(4) may be violated.
i. []	When a lindicate must be of 1. [] 2. [] 3. []	
			Specify the method under which the Plans will provide top-heavy minimum benefits for Non-Key Employees that will preclude Employer discretion and avoid inadvertent omissions:
		NOTE:	If 3., 4., or 5. is selected and the defined benefit plan and this Plan do not benefit the same Participants, the uniformity requirement of the Regulations under Code Section 401(a)(4) may be violated.
			e "present value" (Plan Section 9.2) for top-heavy purposes shall be based on: Interest Rate:
		7. []	Mortality Table: The interest rate and mortality table specified to determine "present value" for top-heavy purposes in the defined benefit plan.
j. [1	Minimu	m distribution transitional rules (Plan Section 6.8(e)(5)).
		NOTE:	This Section does not apply to (1) a new Plan or (2) an amendment or restatement of an existing Plan that never contained the provisions of Code Section 401(a)(9) as in effect prior to the amendments made by the Small Business Job Protection Act of 1996 (SBJPA).
			uired beginning date" for a Participant who is not a "five percent (5%) owner" is:
			April 1st of the calendar year following the year in which the Participant attains age 70 1/2. (The pre-SBJPA rules continue to apply.)
		2. []	April 1st of the calendar year following the later of the year in which the Participant attains age 70 1/2 or retires (the post-SBJPA rules), with the following exceptions (select one or both and if no election is made, both will apply effective as of January 1, 1996):
			a. [] A Participant who was already receiving required minimum distributions under the pre-SBJPA rules as of
			 [] N/A. Annuity distributions are not permitted. [] Upon the recommencement of distributions, the original Annuity Starting Date will be retained.
			2. [] Opon the recommencement of distributions, a new Annuity Starting Date is created. b. [] A Participant who had not begun receiving required minimum distributions as of
			(not earlier than January 1, 1996) was allowed to defer commencement of distributions until retirement. The option to defer the commencement of distributions applied to all such Participants unless elected below:
			1. [] The in-service distribution option was eliminated with respect to Participants who attained age 70 1/2 in or after the calendar year that began after the later of (1) December 31, 1998, or (2) the adoption date of the amendment and restatement to bring the Plan into compliance with
			SBJPA.

APPENDIX B ADMINISTRATIVE ELECTIONS

The following are optional administrative provisions. The Administrator may implement procedures that override any elections in this section without a formal Plan amendment. In addition, modifications to this Appendix B will not affect an Employer's reliance on an IRS opinion letter or determination letter.

A.	Participant Directed Investments. (Plan Section 4.10)							
	a. [] Participant directed investments are NOT permitted.							
	b. [] Participant directed investments are permitted.							
	AND , if permitted, is it intended that the Plan comply with ERISA Section 404(c) with respect to the accounts subject to Participant investment direction?							
	c. [] No.							
	d. [] Yes.							
В.	Loan Limitations. Note: the separate loan program required by the DOL will override any inconsistent selections made below. (complete only if loans to Participants are permitted) a. [] N/A. No loan limitations selected below. b. [] Limitations (select all that apply): 1. [] Loans will be treated as Participant directed investments. 2. [] Loans will only be made for hardship or financial necessity (as defined in the loan program). 3. [] The minimum loan will be \$							
	distributable event (other than satisfaction of the conditions for an in-service distribution (including a hardship distribution), if applicable). 6. [] Loans are repaid by (if left blank, then payroll deduction applies): a. [] payroll deduction b. [] ACH (Automated Clearing House) c. [] check							
C.	Life Insurance. (Plan Section 7.5) a. [] Life insurance may not be purchased. b. [] Life insurance may be purchased 1. [] at the option of the Administrator. 2. [] at the option of the Participant.							
	AND, the purchase of initial or additional life insurance will be subject to the following limitations: 3. [] N/A. No limitations. 4. [] Limitations (select all that apply): a. [] Each initial Contract will have a minimum face amount of \$ b. [] Each additional Contract will have a minimum face amount of \$ c. [] The Participant has completed Years of Service. d. [] The Participant has completed Years of Service while a Participant in the Plan. e. [] The Participant is under age on the Contract issue date. f. [] The maximum amount of all Contracts on behalf of a Participant may not exceed \$ g. [] The maximum face amount of any life insurance Contract will be \$							
D.	Plan Expenses. Will the Plan assess against an individual Participant's account certain Plan expenses that are incurred by, or are attributable to, a particular Participant based on use of a particular Plan feature? a. [] No. b. [] Yes.							
E.	Rollover Limitations. Will the Plan accept rollover contributions and/or direct rollovers of distributions from the sources specified below? a. [] No. b. [] Yes. AND, indicate the sources of rollovers that will be accepted (select all that apply) 1. [] Direct Rollovers. The Plan will accept a direct rollover of an eligible rollover distribution from: (Check each that applies or none.) a. [] a qualified plan described in Code Section 401(a) (including a 401(k) plan, profit sharing plan, defined benefit plan, stock bonus plan and money purchase plan), excluding after-tax employee							
	contributions.							

	b. []	a qualified plan described in Code Section 401(a) (including a 401(k) plan, profit sharing plan, defined benefit plan, stock bonus plan and money purchase plan), including after-tax employee contributions.			
	c. []	a plan described in Code Section 403(a) (an annuity plan), excluding after-tax employee contributions.			
	d. []	a plan described in Code Section 403(a) (an annuity plan), including after-tax employee contributions.			
	e. []	a plan described in Code Section 403(b) (a tax-sheltered annuity), excluding after-tax employee contributions.			
	f. []	a plan described in Code Section 403(b) (a tax-sheltered annuity), including after-tax employee contributions.			
	g. []	a plan described in Code Section 457(b) (eligible deferred compensation plan).			
	h. []	if this Plan permits Roth Elective Deferrals, a Roth elective deferral account from (select all that apply):			
		1. [] a qualified plan described in Code Section 401(a).			
		2. [] a plan described in Code Section 403(b) (a tax-sheltered annuity).			
2. []		rticipant Rollover Contributions from Other Plans (i.e., not via a direct plan-to-plan transfer). The			
		accept a contribution of an eligible rollover distribution: (Check each that applies or none.)			
	a. []	a qualified plan described in Code Section 401(a) (including a 401(k) plan, profit sharing plan,			
		defined benefit plan, stock bonus plan and money purchase plan).			
	b. []	a plan described in Code Section 403(a) (an annuity plan).			
	c. []				
	d. []	a plan described in Code Section 457(b) (eligible deferred compensation plan).			
3. []	Participant Rollover Contributions from IRAs: The Plan will accept a rollover contribution of the portion				
		ibution from a traditional IRA that is eligible to be rolled over and would otherwise be includible in			
		come. Rollovers from Roth IRAs or a Coverdell Education Savings Account (formerly known as an			
	Hiducotic	n IDA) are not permitted because they are not traditional IDAs. A rollover from a SIMDLE IDA is			



PARTICIPATION AGREEMENT

The Affiliated Employer, by executing this Participation Agreement, elects to become a Participating Employer in the Plan, to continue participation in the Plan or to cease status as a Participating Employer. The Participating Employer accepts, and agrees to be bound by, all of the elections granted under the provisions of the Prototype Plan as made by the Signatory Employer to the Execution Page of the Adoption Agreement, except as otherwise provided in this Participation Agreement. The Participating Employer also agrees to the Signatory Employer's future amendment or termination of the Plan in accordance with Articles VIII and XI of the Plan. [Note: Each Participating Employer must execute a separate Participation Agreement.]

A.	AF	AFFILIATED EMPLOYER INFORMATION									
	a.	a. Name:									
	b.	b. Address:									
		Street									
	c.	City Telephone:	State	Zip							
	d.	Taxpayer Identification Number (TIN):	<u>_</u>								
B.	e.	EFFECTIVE DATE(S) e. [] NEW PLAN. The Participating Employer's adoption of this Plan constitutes the adoption of a new plan by the Participating Employer, effective as of: [] DESTATEMENT To Provide the Provide Plan Constitutes the adoption of a new plan by the Participating Employer, effective as of: [] DESTATEMENT To Provide Plan Constitutes the adoption of a new plan by the Participating Employer's adoption of this Plan Constitutes the adoption of a new plan by the Participating Employer's adoption of this Plan Constitutes the adoption of a new plan by the Participating Employer's adoption of this Plan Constitutes the adoption of a new plan by the Participating Employer's adoption of this Plan Constitutes the adoption of a new plan by the Participating Employer's adoption of this Plan Constitutes the adoption of a new plan by the Participating Employer's adoption of this Plan Constitutes the adoption of a new plan by the Participating Employer's adoption of this Plan Constitutes the adoption of a new plan by the Participating Employer's adoption of this Plan Constitutes the adoption of the Participating Employer's adoption of this Plan Constitutes the adoption of the Participating Employer's adoptio									
	1.	f. [] RESTATEMENT. The Participating Employer's adoption of this Plan constitutes the adoption of an amendment and restatement of the Plan effective as of: with the Participating Employer having originally commenced participation in the Plan effective as of:									
	g.										
	h.	CESSATION. The Participating Employer is ceasing its participation in t SPECIAL EFFECTIVE DATES:	the Plan effective as of: _								
PA	j. k.	ributions and Forfeitures will be allocated together for Participating Employer. N/A. Contributions and Forfeitures attributable to a Participating Employer will such Participating Employer. PATING EMPLOYER:		· · · · · · · · · · · · · · · · · · ·							
		(name of participating employer)									
Ву			DATE S	IGNED							
SIC	SNAT	ORY EMPLOYER:									
Ву			DATE S	IGNED							
Ac	epta	ace by the Trustee (or Insurer) (only required if the duties of the Trustee (o	or Insurer) are affected)								
[]	The	signature of the Trustee or Insurer appears on a separate agreement or Contract	t,								
OR											
		TRUSTEE OR INSURER	DATE S	IGNED							