Case 22-900	017 Document 1 Filed in	TXSB on 04	4/11/22 Page 1 of 35	
Fill in this information to identify the	case.			
-				
United States Bankruptcy Court for the	•			
Southern District of	Texas tate)			
Case number (If known):			☐ Check if the amended	
Official Form 201	s for Non-Individu	ale Filin	a for Rankruntov	0.4/0.0
Voluntary Petition	i tor Non-inaiviau	ais Filin	g for Bankruptcy	04/20
			ages, write the debtor's name and the cas y Forms for Non-Individuals, is available.	9 e
, , , , , , , , , , , , , , , , , , , ,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		,	
1. Debtor's name	Sungard Availability Services, L	P		
All other names debtor used in the last 8 years	SunGard Availability Services L	Р		
Include any assumed names,				
trade names, and <i>doing business</i> as names				
3. Debtor's federal Employer Identification Number (EIN)	2 3 - 2 1 0 6 1 9	5		
4. Debtor's address	Principal place of business		Mailing address, if different from princ of business	ipal place
	565 E. Swedesford Road			
	Number Street		Number Street	
	Suite 320		P.O. Box	
	Wayne PA	19087		
	City State	ZIP Code	City State 2	ZIP Code
			Location of principal assets, if differer principal place of business	nt from

5. Debtor's website (URL)

Number

City

Street

Chester County

www.sungardas.com

State

ZIP Code

6. Type of debtor Corporation (including Limited Liability Company (LLC) and Limited Liability (LLC) and Limited Liabilit	d Liability Partnership (LLP))
Other. Specify:	
A. Check one: Health Care Business (as defined in 11 U.S.C. § 101(27A)) Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B)) Railroad (as defined in 11 U.S.C. § 101(44)) Stockbroker (as defined in 11 U.S.C. § 101(53A)) Commodity Broker (as defined in 11 U.S.C. § 101(6)) Clearing Bank (as defined in 11 U.S.C. § 781(3)) None of the above	
 B. Check all that apply: ☐ Tax-exempt entity (as described in 26 U.S.C. § 501) ☐ Investment company, including hedge fund or pooled investment ve § 80a-3) ☐ Investment advisor (as defined in 15 U.S.C. § 80b-2(a)(11)) 	ehicle (as defined in 15 U.S.C.
C. NAICS (North American Industry Classification System) 4-digit code http://www.uscourts.gov/four-digit-national-association-naics-codes <u>5</u> <u>1</u> <u>8</u> <u>2</u>	
8. Under which chapter of the Bankruptcy Code is the debtor filing? A debtor who is a "small business debtor" must check the first subbox. A debtor as defined in § 1182(1) who elects to proceed under subchapter V of chapter 11 (whether or not the debtor is a "small business debtor") must check the second sub-box. Chapter 9 Chapter 9 The debtor is a small business debtor as defined in aggregate noncontingent liquidated debts (excluding affiliates) are less than \$2,725,625. If this sub-box recent balance sheet, statement of operations, case income tax return or if any of these documents do 11 U.S.C. § 1116(1)(B). The debtor is a debtor as defined in 11 U.S.C. § 1 noncontingent liquidated debts (excluding debts on less than \$7,500,000, and it chooses to proceed	ing debts owed to insiders or its selected, attach the most sh-flow statement, and federal not exist, follow the procedure in 182(1), its aggregate wed to insiders or affiliates) are it under Subchapter V of
Chapter 11. If this sub-box is selected, attach the statement of operations, cash-flow statement, and any of these documents do not exist, follow the pro § 1116(1)(B). ☐ A plan is being filed with this petition. ☐ Acceptances of the plan were solicited prepetition creditors, in accordance with 11 U.S.C. § 1126(b). ☐ The debtor is required to file periodic reports (for e Securities and Exchange Commission according to Exchange Act of 1934. File the Attachment to Volutor Bankruptcy under Chapter 11 (Official Form 20) ☐ The debtor is a shell company as defined in the Securities.	federal income tax return, or if occedure in 11 U.S.C. from one or more classes of example, 10K and 10Q) with the to § 13 or 15(d) of the Securities untary Petition for Non-Individuals Filing 01A) with this form.
12b-2. ☐ Chapter 12	

y Services, LP				Case number (if know	n)	
btor Yes. D		of New York	When	MM / DD / YYYY	-	19-22914
Ya 🖾 Yes. D	District __	Southern District	of Texas		When	Affiliate 04/11/2022 MM / DD / YYYYY
Debtor immedi district.	has ha	d its domicile, principreceding the date of	this petition	or for a longer pa	art of such 180	days than in any other
Perty Yes. Ar	It pos What It nee It incl attent asset	es or is alleged to positive hazard? ds to be physically sudes perishable good ion (for example, living sor other options).	d immediate ose a threat secured or peds or assets estock, season	e attention? (Change of imminent and rotected from the sthat could quickly conal goods, means	eck all that applidentifiable hat weather. ly deteriorate of the dairy, produce the control of	y.) Izard to public health or safet or lose value without lice, or securities-related
w	'here is		ber :	Street		State ZIP Code
	No Yes.	Insurance agency				
a e y	ases No Ebtor Yes. [1] Ses No Ya Yes. [2] Shis Check all the strict. A bank have No Perty W W Is	Asses	Southern District of New York Yes. District	Asses abtor A District	Southern District Yes. District See Rider 1 District Southern District of Texas Case number, if known Check all that apply: Debtor has had its domicile, principal place of business, or principal immediately preceding the date of this petition or for a longer padistrict. A bankruptcy case concerning debtor's affiliate, general partner Why does the property need immediate attention? (Ch It poses or is alleged to pose a threat of imminent and What is the hazard? It needs to be physically secured or protected from the assets or other options). Other Where is the property? Number Street City Is the property insured? No Yes. Insurance agency Contact name	Southern District Yes. District District Southern District When MM / DD / YYYY Case number MM / DD / Y

Sungard Availability Services, LP Name		Case number (if known)				
13. Debtor's estimation of available funds		or distribution to unsecured creditor expenses are paid, no funds will be	rs. e available for distribution to unsecured creditors.			
14. Estimated number of creditors	☐ 1-49 ☐ 50-99 ☐ 100-199 ☑ 200-999	☐ 1,000-5,000 ☐ 5,001-10,000 ☐ 10,001-25,000	☐ 25,001-50,000 ☐ 50,001-100,000 ☐ More than 100,000			
15. Estimated assets	\$0-\$50,000 \$50,001-\$100,000 \$100,001-\$500,000 \$500,001-\$1 million	\$1,000,001-\$10 million \$10,000,001-\$50 million \$50,000,001-\$100 million \$100,000,001-\$500 million	\$500,000,001-\$1 billion \$1,000,000,001-\$10 billion \$10,000,000,001-\$50 billion More than \$50 billion			
16. Estimated liabilities	\$0-\$50,000 \$50,001-\$100,000 \$100,001-\$500,000 \$500,001-\$1 million	\$1,000,001-\$10 million \$10,000,001-\$50 million \$50,000,001-\$100 million \$100,000,001-\$500 million	\$500,000,001-\$1 billion \$1,000,000,001-\$10 billion \$10,000,000,001-\$50 billion More than \$50 billion			
Request for Relief, Dec	laration, and Signatures	,				
WARNING Bankruptcy fraud is a set \$500,000 or imprisonme		atement in connection with a bankr 18 U.S.C. §§ 152, 1341, 1519, and				
17. Declaration and signature of authorized representative of debtor	authorized representative of netition					
	I have been authorized to file this petition on behalf of the debtor.					
I have examined the information in this petition and have a reasonable belief that the information is true and correct.						
I declare under penalty of perjury that the foregoing is true and correct.						
	Executed on 04/11/202					
	🗶 /s/ Michael K. Robi	nson Mi	ichael K. Robinson			
	Signature of authorized repr	resentative of debtor Prir	nted name			
Title Chief Executive Officer and President of Sungard AS New Holdings, LLC						

Debtor	Sungard Availability Services, LP		Case number (if known)
	Name		
18. Sigr	nature of attorney	/s/ Matthew D. Cavenaugh	Date 4/11/2022
		Signature of attorney for debtor	MM / DD / YYYY
		Matthew D. Cavenaugh	
		Printed name	
		Jackson Walker LLP	
		Firm name	
		1401 McKinney Street, Suite 1900	
		Number Street	
		Houston	TX 77010
		City	State ZIP Code
		713-752-4200	mcavenaugh@jw.om
		Contact phone	Email address
		24062656	TX
		Bar number	State

RIDER 1

Pending Bankruptcy Cases Filed by the Debtor and Affiliates of the Debtor

As of the date hereof, each of the entities listed below (the "<u>Debtors</u>") filed a petition in the Bankruptcy Court for the Southern District of Texas for relief under chapter 11 of title 11 of the United States Code. The Debtors will move for joint administration of these cases under the case number assigned to the chapter 11 case of Sungard AS New Holdings, LLC.

- 1. InFlow LLC
- 2. Sungard AS New Holdings, LLC
- 3. Sungard AS New Holdings II, LLC
- 4. Sungard AS New Holdings III, LLC
- 5. Sungard Availability Network Solutions Inc.
- 6. Sungard Availability Services (Canada) Ltd. / Sungard, Services de Continuite des Affaires (Canada) Ltee
- 7. Sungard Availability Services Holdings (Canada), Inc.
- 8. Sungard Availability Services Holdings (Europe), Inc.
- 9. Sungard Availability Services Holdings, LLC
- 10. Sungard Availability Services Technology, LLC
- 11. Sungard Availability Services, LP
- 12. Sungard Availability Services, Ltd.

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In re:) Chapter 11
SUNGARD AVAILABILITY SERVICES, LP,) Case No. 22 ([])
Debtor.) (Joint Administration Requested

CORPORATE OWNERSHIP STATEMENT

Pursuant to rules 1007(a)(1) and 7007.1 of the Federal Rules of Bankruptcy Procedure, the following are corporations, other than a government unit, that directly or indirectly own 10% or more of any class of the debtor's equity interest:

Shareholder	Approximate Percentage of Shares Held
Sungard AS New Holdings, LLC	100%
Sungard AS New Holdings II, LLC	100%
Sungard AS New Holdings III, LLC	100%
Sungard Availability Services Holdings, LLC	100%
Sungard Availability Services Technology, LLC	100%
InFlow LLC	99%

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In re:)	Chapter 11
SUNGARD AVAILABILITY SERVICES, LP,)	Case No. 22([])
Debtor.)	(Joint Administration Requested)
)	

LIST OF EQUITY SECURITY HOLDERS

Equity Holder	Address of Equity Holder	Percentage of Equity Held
InFlow LLC	565 E. Swedesford Road, Suite 320	99%
	Wayne, PA 19087	
Sungard Availability Services	565 E. Swedesford Road, Suite 320	1%
Technology, LLC	Wayne, PA 19087	

Fill in this information to identify the case:

Debtor name: Sungard Availability Services, LP

United States Bankruptcy Court for the: Southern District of Texas

Case number (If known): ______

☐ Check if this is an amended filing

Official Form 204

Chapter 11 or Chapter 9 Cases: Consolidated List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders 4/10

A list of creditors holding the 30 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an insider, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 30 largest unsecured claims.

ı	Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional	Indicate if claim is contingent, unliquidated, or	Amount of unsecured claim if the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
			services, and government contracts)	disputed	Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
1	ENSONO LP 3333 FINLEY RD DOWNERS GROVE, IL 60515	ATTN: NICK LOFASO TELEPHONE: 215-280-7350 EMAIL: NICHOLAS.LOFASO@ENSONO.COM	TRADE	UNLIQUIDATED			\$3,808,280
2	DOWNERS SROVE, I. 60313 ON NORTH BROAD LESSEE, LLC C/O AMERIMAR 401 NORTH BROAD MANAGEMENT CO. 50 SOUTH 16TH STREET PHILADELPHIA, PA 19102	EMAIL: NICHOUSPASONO.COM ATTN: DAVID HAGAN TELEPHONE: 215-893-6057 EMAIL: DHAGAN@NETRALITY.COM	LANDLORD	UNLIQUIDATED			\$2,400,717
3	MICRO FOCUS LLC 4555 GREAT AMERICA PARKWAY, SUITE 400 SANTA CLARA, CA 95054	ATTN: BROOK HOFFMAN (MCLAUGHLIN) TELEPHONE: 303-209-0079 EMAIL: BROOK.MCLAUGHLIN@MICROFOCUS.COM	TRADE				\$1,517,345
4	AVANT COMMUNICATIONS 2 N. RIVERSIDE PLAZA, SUITE 2450 CHICAGO, IL 60606	ATTN: SHANE MCNAMARA EMAIL: SMCNAMARA@GOAVANT.NET	MARKETING PARTNER	CONTINGENT, UNLIQUIDATED			\$1,372,560
5	BRIDGEPOINTE TECHNOLOGIES, INC. 3250 LACEY RD #10	ATTN: GARY JACOBS EMAIL: GJACOBS@BPT3.NET	MARKETING PARTNER	CONTINGENT, UNLIQUIDATED			\$1,068,030
6	DOWNERS GROVE, IL 60515 PSE&G CO 325 COUNTY AVE	ATTN: DENNIS O'CONNOR TELEPHONE: 973-445-1518	UTILITY PROVIDER	UNLIQUIDATED			\$1,038,324
7	SECAUCUS, NJ 07094 EMC CORPORATION 176 SOUTH STREET HOPKINTON, MA 01748	EMAIL: DENNIS.OCONNOR@PSEG.COM ATTN: PAT FORTI TELEPHONE: 610-809-9096 EMAIL: PAT.FORTI@DELL.COM	TRADE	UNLIQUIDATED			\$840,234
8	HOPKINTON, MA 01748 MICROLAND LIMITED 1B ECOSPACE OUTER RING ROAD BELLANDUR, 560103 INDIA	ATTN: DEEPANJAN BISWAS TELEPHONE: +44(0)77 2525 7948 EMAIL: DEEPANJAN.BISWAS@MICROLAND.COM	TRADE	UNLIQUIDATED			\$799,797
9	VERTIV CORPORATION 1050 DEARBORN DRIVE COLUMBUS. OH 43085	EMAIL: DEPANJAN.BISWAS@MICROLAND.COM ATTN: HEATHER HILL TELEPHONE: 614-216-9390 EMAIL: HEATHER.HILL@VERTIV.COM	TRADE				\$791,784
10	VERITAS TECHNOLOGIES LLC 2625 AUGUSTINE DR,	ATTN: ANGELO SCIASCIA TELEPHONE: 917-655-7303	TRADE				\$684,974
11	SANTA CLARA, CA 95054 LIS ELECTRICAL CONTRACTOR, INC 430 COMMERCE BLVD, UNIT C	EMAIL: ANGELO.SCIASCIA@VERITAS.COM ATTH: LARRY J. SMITH TELEPHONE: 201-729-2146	TRADE				\$675,943
12	CARLSTADT, NJ 07072 PRESIDIO NETWORK SOLUTIONS INC ONE PENN PLAZA, SUITE 2501 NEW YORK, NY 10119	EMAIL: LSMITH@LISELECTRIC ATTN: RYAN FISHER TELEPHONE: 610-684-2915; 484-919-9692 EMAIL: RYANFISHER@PRESIDIO.COM	MARKETING PARTNER	CONTINGENT, UNLIQUIDATED			\$644,270
13	ELEMENT CRITICAL 7990 QUANTUM DRIVE	EMAIL: NYANTSHER@PRESIDIO.COM ATTN: SHANE MENKING EMAIL: SMENKING@ELEMENTCRITICAL.COM	TRADE	UNLIQUIDATED			\$605,816
14	VIENNA, VA 22182 1500 NET-WORKS ASSOCIATES, L.P. C/O AMERIMAR ENTERPRISES, INC. 210 WEST RITTENHOUSE SQUARE, SUITE 1900	ATTN: SOPHIA KIMMEY TELEPHONE: 646-627-7289; 646-553-5641 EMAIL: SKIMMEY@THENGGROUP.COM	LANDLORD	UNLIQUIDATED			\$560,092
15	PHILADELPHIA, PA 19103 SYKES ENTERPRISES INC 700 PARKWAY GLOBAL PARK, MAIN BUILDING LA AURORA HEREDIA, 517-4005 COSTA RICA	ATTN: ALEXANDER BALTODANO TELEPHONE: +506 2298-2347 EMAIL: ALEXANDER.BALTODANO@SYKES.COM	TRADE				\$558,187
16	RUSSO FAMILY LIMITED PARTNERSHIP C/O RUSSO DEVELOPMENT, LLC 570 COMMERCE BLVD CARLSTADT, NJ 07072	ATTN: ADAM PASTERNACK TELEPHONE: 201-487-5657 X229 EMAIL: APASTERNACK@RUSSODEVELOPMENT.COM	LANDLORD				\$509,847
17	REDWOOD DC ASSETS LLC 180 PEACHTREE STREET, SUITE 610 ATLANTA, GA 30303	ATTN: DANIELLE MCKINNEY TELEPHONE: 404-525-8190 EMAIL: DANIELLEMCKINNEY@MAPLETREE.COM.SG	LANDLORD				\$460,965
18	ATLANTIA, DA 30303 LANDMAR INFRASTRUCTURE PARTNERS LP LLC 400 N. CONTINENTAL BLVD, SUITE 500 EL SEGUNDO, CA 90245	EMAIL: DANIELLEMCKINNEY@MAPLETRE.COM.SG ATTN: JOSEF BOBEK TELEPHONE: 310-464-3172 EMAIL: JBOBEK@LANDMARKDIVIDEND.COM - AND - ATTN: VALERIE SILVA TELEPHONE: 801-200-2587 EMAIL: VSILVA@LANDMARKDIVIDEND.COM	LANDLORD				\$403,471
19	HATZEL & BUEHLER, INC. PO BOX 7499 WILMINGTON, DE 19803	ATTN: ROBIN VILLAVICENCIO EMAIL: R.VILLAVICENCIO@HATZELANDBUEHLER.COM	TRADE				\$382,795
20	410 COMMERCE LLC 570 COMMERCE BLVD CARLSTADT, NJ 07072	ATTN: ADAM PASTERNACK TELEPHONE: 201-487-5657 X229 EMAIL: APASTERNACK@RUSSODEVELOPMENT.COM	LANDLORD				\$353,748

Official Form 204

Debtor Sungard Availability Services, LP

Case number (if known)____

	Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts)		Amount of unsecured claim if the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
				disputed	Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
21	AMAZON WEB SERVICES 410 TERRY AVENUE NORTH SEATTLE. WA 98109	ATTN: GEORGE SOPHY EMAIL: SOPHYG@AMAZON.COM	TRADE	UNLIQUIDATED			\$346,630
22	NSC GLOBAL, LLC WEST BUILDING 1, LONDON BRIDGE, 3RD FLOOR LONDON, SE198G UK	ATTN: NEIL NEWING TELEPHONE: +44(0)77 7615 0594 EMAIL: NEIL.NEWING@NSCGLOBAL.COM	TRADE				\$325,109
23	760 WASHINGTON AVENUE LLC C/O RUSSO DEVELOPMENT LLC 570 COMMERCE BLVD CARLSTADT, NJ 07072	ATTN: ADAM PASTERNACK TELEPHONE: 201-487-5657 X229 EMAIL: APASTERNACK@RUSSODEVELOPMENT.COM	LANDLORD				\$322,256
24	EMCOR SERVICES (FLUIDICS) 9815 ROOSEVELT BLVD #A PHILADELPHIA, PA 19114	ATTN: MIKE IACOBUCCI EMAIL: MIACOBUCCI@FLUIDICS.COM	TRADE				\$291,009
25	DI PROPCO LLC C/O LANDMARK DIVIDEND LLC 400 N. CONTINENTAL BLVD, SUITE 500 EL SEGUNDO, CA 90245	ATTN: JOSEF BOBEK TELEPHONE: 310-464-3172 EMAIL: JBOBEK@LANDMARKDIVIDEND.COM - AND - ATTN: VALERIE SILVA TELEPHONE: 801-200-2587 EMAIL: YSILVA@LANDMARKDIVIDEND.COM	LANDLORD				\$288,469
26	DATACENTERS.COM 10333 E DRY CREEK RD, SUITE 430 ENGLEWOOD, CO 80112	ATTN: JOEL ST GERMAIN TELEPHONE: 303-880-1390 EMAIL: JOEL@DATACENTERS.COM	MARKETING PARTNER	CONTINGENT, UNLIQUIDATED			\$282,754
27	SOFTWARE ONE, INC. 20875 CROSSROADS CIRCLE, SUITE #1 WAUKESHA, WI 53186	ATTN: JASON SHAPOT TELEPHONE: 610-873-2328 EMAIL: JASON.SHAPOT@SOFTWAREONE.COM	TRADE				\$272,146
28	NET2VAULT, LLC 4900 SW GRIFFITH DRIVE, SUITE 275 BEAVERTON, OR 97005	ATTN: LIZ MAGUIRE TELEPHONE: 503-445-8282 EMAIL: LIZ@NET2VAULT.COM	TRADE	UNLIQUIDATED			\$258,487
29	M.F. MALONE, INC. 1043 GEN LAFAYETTE BLVD WEST CHESTER, PA 19382	ATTN: COLIN MALONE TELEPHONE: 610-793-2733 EMAIL: COLIN.MALONE@MFMALONE.COM	TRADE				\$229,262
30	MICROSOFT CORPORATION ONE MICROSOFT WAY REDMOND, WA 98052	ATTN: CHRIS DANIELS TELEPHONE: 610-240-7119 EMAIL: CDANIELS@MICROSOFT.COM	TRADE				\$222,240

Note: Unsecured amounts contain projected estimates of pre-petition liability as of the Petition Date and are subject to change as accrued liabilities become invoiced.

Official Form 204

Fill in this information to identify the case and this filing:						
Debtor Name Sungard Availability Services, LP						
United States Bankruptcy Court for the: Southern	District of Texas					
Case number (If known):	(Salo)					

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors

12/15

An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

Declaration and signature

I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or another individual serving as a representative of the debtor in this case.

I have examined the information in the documents checked below and I have a reasonable belief that the information is true and correct:

Thave examined the information in the declinence election and thave a reasonable belief that the information is true and softeet.					
	Schedule A/B: Assets-Real and Personal Property (Official Form 206A/B)				
	Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)				
	Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)				
	Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)				
	Schedule H: Codebtors (Official Form 206H)				
	Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)				
	Amended Schedule				
X X	(Official Form 204)				
I declare under penalty of perjury that the foregoing is true and correct.					
Exe	cuted on 04/11/2022 / /s/ Michael K. Robinson MM / DD / YYYY Signature of individual signing on behalf of debtor				
	Michael K. Robinson				
	Printed name				
	Chief Executive Officer and President of Sungard AS New Holdings, LLC				

Position or relationship to debtor

Execution Version

OMNIBUS ACTION BY WRITTEN CONSENT OF THE GOVERNING BODIES OF SUNGARD AS NEW HOLDINGS, LLC SUNGARD AS NEW HOLDINGS II, LLC, SUNGARD AS NEW HOLDINGS III, LLC, SUNGARD AVAILABILITY SERVICES HOLDINGS, LLC, SUNGARD AVAILABILITY SERVICES TECHNOLOGY, LLC, INFLOW LLC, SUNGARD AVAILABILITY NETWORK SOLUTIONS, INC., SUNGARD AVAILABILITY SERVICES HOLDINGS (CANADA), INC., SUNGARD AVAILABILITY SERVICES HOLDINGS (EUROPE), INC., SUNGARD AVAILABILITY SERVICES, LTD., SUNGARD AVAILABILITY SERVICES (CANADA) LTD./SUNGARD, SERVICES DE CONTINUITÉ DES AFFAIRES (CANADA) LTEE AND SUNGARD AVAILABILITY SERVICES, LP

April 10, 2022

The undersigned, being (a) all of the members of the board of directors and of the boards of managers, as applicable, (collectively, the "Boards") of: (1) Sungard AS New Holdings, LLC, a Delaware limited liability company ("Holdings"); (2) Sungard Availability Services Holdings, LLC, a Delaware limited liability company; (3) Sungard Availability Services Technology, LLC, a Delaware limited liability company; (4) InFlow LLC, a Delaware limited liability company; (5) Sungard Availability Network Solutions, Inc., a Delaware corporation; (6) Sungard Availability Services Holdings (Canada), Inc., a Delaware corporation; (7) Sungard Availability Services Holdings (Europe), Inc., a Delaware corporation; (8) Sungard Availability Services, Ltd.; and (9) Sungard Availability Services (Canada) Ltd./Sungard, Services de Continuité des Affaires (Canada) Ltee ("Sungard Canada" and items (5) through (9) together, the "Subsidiary Corporations" and, each individually, a "Subsidiary Corporation") and (b) each of the members (each, a "Member") or the general partner, as applicable (a "General Partner" and, together with the Boards and the Members, the "Governing Bodies" and, each individually a "Governing Body") of: (10) Sungard AS New Holdings II, LLC, a Delaware limited liability company; (11) Sungard AS New Holdings III, LLC, a Delaware limited liability company (items (2), (3), (4), (10) and (11) together, the "Subsidiary LLCs" and each individually, a "Subsidiary LLC"); and (12) Sungard Availability Services, LP, a Pennsylvania limited partnership (the "Subsidiary Partnership" and, together with the Subsidiary LLCs and Subsidiary Corporations, the "Subsidiaries" and, each individually, a "Subsidiary" and, together with Holdings, the "Companies" and, each individually, a "Company"), the Subsidiary LLCs, the Subsidiary Corporations and the Subsidiary Partnership, do hereby consent and agree in writing pursuant to the Delaware General Corporation Law, the Delaware Limited Liability Company Act, the Pennsylvania Revised Uniform Limited Partnership Act and the Business Corporations Act (Ontario), as applicable, to the adoption of the following resolutions in lieu of a meeting of the applicable Governing Bodies, the call and notice of which are hereby expressly waived, and authorize the taking of all actions contemplated hereby.

WHEREAS, each Governing Body has reviewed and considered the materials presented by management and the financial and legal advisors to the Companies, including, but not limited to, Akin Gump Strauss Hauer & Feld LLP ("Akin Gump"), legal counsel to the Companies, Cassels Brock & Blackwell LLP, Canadian legal counsel to the Companies ("Cassels"), DH Capital, LLC ("DH") and Houlihan Lokey, Inc. ("Houlihan"), investment bankers to the Companies and FTI Consulting, Inc. ("FTI"), financial and restructuring advisor to the Companies, on the date hereof regarding, among other things, the liabilities, assets and liquidity of each Company and the other direct and indirect subsidiaries of Holdings, the strategic alternatives available to each Company and the potential impact (financial and otherwise) of the foregoing on each Company's respective businesses;

WHEREAS, in connection with each Governing Body's consideration of such liabilities, assets, liquidity, strategic alternatives and the impact thereof, each Governing Body has reviewed and evaluated the potential financing and/or restructuring alternatives available to each Company, including, but not limited to: (i) an equity or debt (including debtor in possession) financing; (ii) a reorganization; (iii) a merger, recapitalization, refinancing, amendment or exchange of the Companies' existing indebtedness or any of the Companies' capital stock, in each case, whether in-court or out-of-court and/or whether pursuant to a pre-negotiated or pre-planned restructuring plan or proposal or otherwise; (iv) a sale of some or all of the assets of the Companies; (v) the seeking of relief under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101-1532 (the "Bankruptcy Code") and the filing of voluntary petitions pursuant thereto; (vi) the seeking of relief pursuant to the Companies' Creditors Arrangement Act (Canada) R.S.C. 1985, c. C-36 as amended (the "CCAA") or the Bankruptcy and Insolvency Act (Canada) 1985, c. B-3; (vii) any combination of the foregoing; and (viii) any other strategic alternatives available to each Company (collectively, the "Restructuring Alternatives");

WHEREAS, each Governing Body has had the opportunity to consult with management and the financial and legal advisors to the Companies and to fully consider each of the strategic alternatives available to such Company, including, but not limited to, the Restructuring Alternatives;

WHEREAS, in contemplation of the foregoing, the Companies and the Companies' advisors have engaged with certain respective creditors of the Companies and other parties in interest in negotiating certain restructuring transactions (the "Restructuring Transactions") on the terms and subject to the conditions set forth in the Restructuring Support Agreement and the term sheet attached thereto substantially in the form attached hereto as Exhibit A (the "Restructuring Support Agreement") by and among (i) each of the Companies and (ii) non-affiliated holders of, or investment advisors, sub-advisors, or managers of discretionary accounts that hold, First Lien Credit Agreement Claims, Second Lien Credit Agreement Claims, Non-Extending Second Lien Credit Agreement Claims and, as applicable, Interests in the Companies (the "Consenting Stakeholders");

WHEREAS, capitalized terms used but not otherwise defined in these resolutions shall have the meanings ascribed to them in the Restructuring Support Agreement;

WHEREAS, the Companies and the Consenting Stakeholders would agree pursuant to the

Restructuring Support Agreement, among other things, to effectuate the Restructuring Transactions by the Companies commencing voluntary cases under chapter 11 of the Bankruptcy Code in the United States Bankruptcy Court for the Southern District of Texas (the "Bankruptcy Court") and seeking recognition in Canada of the applicable chapter 11 cases and relief obtained therein by commencing a proceeding under the CCAA in the Ontario Superior Court of Justice (Commercial List) (the "Canadian Court");

WHEREAS, each Governing Body, upon the advice of the Companies' advisors and upon the recommendation of the Strategic Planning Committee and after careful consideration of all of the facts and circumstances relating to each of the strategic alternatives available to the Companies, including, but not limited to, the Restructuring Alternatives, has determined that it is advisable and in the best interests of the Companies, their respective creditors, employees, equityholders and other parties in interest to enter into the Restructuring Support Agreement substantially in the form attached hereto as Exhibit A and to seek to consummate the transactions contemplated thereby, subject to the terms thereof;

WHEREAS, each Governing Body has determined, in the judgment of such Governing Body, that it is advisable and in the best interests of the Companies, their respective creditors and other parties in interest for each Company to file or cause to be filed a voluntary petition for relief under the provisions of the Bankruptcy Code in the Bankruptcy Court and to file the applicable application materials for a recognition proceeding with the Canadian Court;

WHEREAS, in connection with the implementation of the Restructuring Transactions and pursuant to the terms of the Restructuring Support Agreement, it is proposed that the Companies obtain secured debtor in possession financing on terms consistent with the DIP term sheet attached hereto as Exhibit B (the "Term Loan DIP Term Sheet" and the facility contemplated thereby, the "Term Loan DIP Facility"), which DIP Term Sheet shall be agreed to by Sungard AS New Holdings III, LLC, as borrower ("Borrower"), the other Companies, as guarantors (collectively such other Companies, the "Guarantors"), the administrative agent and the collateral agent thereunder (together, the "Term Loan DIP Agent") and the lenders providing financing thereunder (the "Term Loan DIP Lenders");

WHEREAS, in connection with the implementation of the Restructuring Transactions and pursuant to the terms of the Restructuring Support Agreement, it is proposed that the Companies obtain secured debtor in possession financing on terms consistent with the DIP term sheet attached hereto as Exhibit C (the "ABL DIP Term Sheet") (and, together with the Term Loan DIP Term Sheet, the "DIP Term Sheets") and the facility contemplated thereby, the "ABL DIP Facility" and, together with the Term Loan DIP Facility, the "DIP Facilities"), which ABL DIP Term Sheet shall be agreed to by the Borrower, the Guarantors, PNC Bank, National Association, as administrative agent under the ABL DIP Facility (the "ABL DIP Agent" and, together with the Term Loan DIP Agent, the "DIP Agents") and the lenders thereunder (the "ABL DIP Lenders" and, together with the Term Loan DIP Lenders, the "DIP Lenders");

WHEREAS, in connection with the DIP Facilities, it is proposed that the Guarantors will guarantee the obligations of Borrower in accordance with the DIP Term Sheets and each Company will grant to the DIP Agents and the DIP Lenders liens on, and continuing security interests in,

substantially all of such Company's property, whether now or hereafter acquired, to secure the Companies' obligations under the DIP Facilities in accordance with the DIP Term Sheets and any other agreements that may be entered into in connection therewith, including a credit agreement, documents, instruments, financing statements, filings and/or certificates related thereto or that may be necessary or desirable to effect the transactions contemplated thereby (together with all amendments, amendments and restatements, supplements, waivers, renewals, extensions, modifications, substitutions and replacements thereto and thereof, the "DIP Facility Documents");

WHEREAS, the directors of Sungard Availability Services (UK) Limited, an indirect subsidiary of Holdings (the "UK Company"), determined, at a duly call and held meeting of its board of directors on March 25, 2022, that it was in the best interests of the UK Company to place the UK Company into administration as soon as practicable, and the UK Company subsequently entered into administration ("Administration") on March 25, 2022;

WHEREAS, the Board of Holdings determined, at a duly called and held meeting of the Board of Holdings on March 17, 2022, that it was advisable and in the best interests of the Companies and their direct and indirect subsidiaries and affiliates to fund the Administration, and thereafter Holdings entered into that certain funding agreement by and among the UK Company, Benjamin Dymant and Ian Colin Wormleighton and Holdings for a loan of up to \$7 million (£5.3 million) for the purpose of funding the Administration; and

WHEREAS, each Governing Body has determined, in the judgment of such Governing Body, that it is advisable and in the best interests of the Companies to provide additional funding to the UK Company in connection with the Administration in an amount consistent with the Approved Budget (as defined in the Term Loan DIP Term Sheet).

RESTRUCTURING SUPPORT AGREEMENT

NOW, THEREFORE, BE IT RESOLVED, that it is appropriate and in the best interests of the Companies and their respective creditors, employees, equityholders and other parties in interest to enter into and execute the Restructuring Support Agreement substantially in the form attached hereto as Exhibit A and to seek to consummate the transactions contemplated thereby, subject to the terms thereof;

RESOLVED FURTHER, that the form, terms and provisions of the Restructuring Support Agreement and the Companies' execution and delivery of the Restructuring Support Agreement substantially in the form attached hereto as <u>Exhibit A</u> and the Companies' performance thereunder, hereby are, in all respects, authorized, approved, adopted and ratified;

RESOLVED FURTHER, that the Chief Executive Officer, President, Chief Financial Officer, Treasurer, Secretary and any other duly elected or appointed officer of each Company, as applicable (the "Authorized Persons") are, and each of them hereby is, authorized, empowered and directed on behalf of, and in the name of, the Companies to execute and deliver to the appropriate parties and to perform each Company's obligations under the Restructuring Support Agreement, including, but not limited to, the execution, delivery and performance of any agreements, documents, instruments or certificates constituting exhibits, annexes or schedules to,

or required to be executed pursuant to, the Restructuring Support Agreement, in each case, with such changes therein or additions thereto as the Authorized Person executing the same shall approve and the execution thereof by any such Authorized Person to be conclusive evidence of such approval of such changes or additions;

CHAPTER 11 FILING

RESOLVED FURTHER, that in the business judgment of each Governing Body and based on the recommendation from management and the financial and legal advisors of the Companies, it is desirable and in the best interests of each Company, its creditors and other parties in interest that such Company shall be, and hereby is, authorized to file or cause to be filed a voluntary petition for relief (each, a "*Chapter 11 Case*" and, collectively, the "*Chapter 11 Cases*") under the provisions of chapter 11 of the Bankruptcy Code in the Bankruptcy Court;

RESOLVED FURTHER, that the Authorized Persons are, and each of them hereby is, authorized, empowered and directed to execute and file on behalf of each Company all petitions, schedules, motions, objections, replies, applications, pleadings, lists, documents and other papers, and to take any and all action that such Authorized Persons deem necessary, appropriate or desirable to obtain such relief, including, without limitation, any action necessary, appropriate or desirable to maintain the ordinary course operation of such Company's businesses or to assist such Company in the Chapter 11 Cases and in carrying out its duties under the provisions of the Bankruptcy Code;

CCAA RECOGNITION APPLICATION

RESOLVED FURTHER, that in the business judgment of each Governing Body and based on the recommendation from management and the financial and legal advisors of the Companies, it is desirable and in the best interests of each Company, its creditors and other parties in interest that Sungard Canada (and such other Company as may be necessary) shall be, and hereby is, authorized to file or cause to be filed an application for recognition in Canada under the CCAA of its Chapter 11 Case and to seek such other insolvency or bankruptcy relief in Canada in respect of itself or any other Company (the "*Canadian Proceedings*");

RESOLVED FURTHER, that the Authorized Persons are, and each of them hereby is, authorized, empowered and directed to execute and file on behalf of Sungard Canada (or such Company, as applicable) all petitions, schedules, motions, objections, replies, applications, pleadings, lists, documents and other papers, and to take any and all action that such Authorized Persons deem necessary, appropriate or desirable to obtain such relief, including, without limitation, any action necessary, appropriate or desirable to maintain the ordinary course operation of such Company's businesses or to assist such Company in the Canadian Proceedings and in carrying out its duties under the provisions of the CCAA;

DIP TERM SHEETS AND DIP FACILITIES; ADEQUATE PROTECTION

RESOLVED FURTHER, that the terms governing the DIP Facilities as set forth in the DIP Term Sheets are in the best interests of each Company and each Company's creditors,

employees, equityholders and other interested parties and it is in the best interests of each Company and each Company's creditors, employees, equityholders and other interested parties that (i) Borrower make the borrowings contemplated by the DIP Facilities, (ii) each Guarantor guarantee the obligations of Borrower thereunder and the obligations specified therein, (iii) each Company grant to the DIP Agents and the DIP Lenders a lien on and a continuing security interest in substantially all of such Company's property as contemplated by the DIP Term Sheets and (iv) each Company consummate the transactions contemplated by the DIP Facilities, including but not limited to, the execution, delivery and performance of the obligations under the DIP Facility Documents;

RESOLVED FURTHER, that the Authorized Persons are, and each of them hereby is, authorized, empowered and directed on behalf of, and in the name of, the Companies to obtain the DIP Facilities on the terms set forth in the DIP Term Sheets and each other DIP Facility Document, including, but not limited to, the execution, delivery and performance of any agreements, documents, instruments or certificates constituting exhibits, annexes or schedules to, or required to be executed pursuant to, the DIP Facility Documents, in each case, with such changes therein or additions thereto as the Authorized Person executing the same shall approve and the execution thereof by any such Authorized Person to be conclusive evidence of such approval of such changes or additions:

RESOLVED FURTHER, that Holdings is authorized to provide additional funding to the UK Company in connection with the Administration using proceeds in an amount consistent with the Approved Budget;

RESOLVED FURTHER, that the Authorized Persons are, and each of them hereby is, authorized, empowered and directed on behalf of, and in the name of, the Companies to take all such further actions, including, without limitation, to enter into any such funding agreement, to pay or approve the payment of funds to the UK Company and appropriate fees and expenses incurred by or on behalf of such Company in connection with the foregoing resolution, which shall in his or her sole judgment be necessary, proper or advisable to perform any of such Company's obligations to carry out fully the intent of the foregoing resolution;

RESOLVED FURTHER, that the Companies shall provide certain adequate protection to the Companies' prepetition secured lenders, including adequate protection replacement liens, adequate protection superpriority claims and the receipt of payment of fees and expenses as adequate protection (the "Adequate Protection Obligations");

RESOLVED FURTHER, that the Companies as debtors and debtors in possession under the Bankruptcy Code be, and hereby are, authorized to negotiate and incur the Adequate Protection Obligations, grant liens, make periodic payments and to undertake any and all related transactions on substantially the same terms as contemplated under the DIP Facility Documents (collectively, the "*Adequate Protection Transactions*");

RESOLVED FURTHER, that the Authorized Persons are, and each of them hereby is, authorized, empowered and directed on behalf of, and in the name of, the Companies, as debtors and debtors in possession, to take such actions as in his or her reasonable discretion is determined

to be necessary, desirable or appropriate and execute the Adequate Protection Transactions, including delivery of (i) the DIP Facility Documents and such agreements, certificates, instruments, guaranties, notices and any and all other documents, including, without limitation, any amendments to any DIP Facility Documents (collectively, the "Adequate Protection Documents"), (ii) such other instruments, certificates, notices, assignments and documents as may be reasonably requested by the Agent and (iii) such forms of deposit, account control agreements, officer's certificates and compliance certificates as may be required by the DIP Facility Documents or any other Adequate Protection Document;

RESOLVED FURTHER, that the Authorized Persons are, and each of them hereby is, authorized, empowered and directed on behalf of, and in the name of, the Companies to fix the terms of and to enter into, execute, file or deliver security, mortgage, pledge or other collateral agreements, documents, instruments, arrangements or statements, including, but not limited to, such financing statements or comparable documents required under the Uniform Commercial Code, the applicable personal property lien legislation in the relevant Canadian jurisdictions or comparable law as adopted in the relevant jurisdictions, and to make any and all expenditures, to incur any and all expenses, and to pay any and all required fees or taxes, as may be necessary, appropriate or advisable to create or perfect security interests in favor of the secured parties under the DIP Facilities, substantially on the terms described in the DIP Facility Documents;

RESOLVED FURTHER, that the Authorized Persons are, and each of them hereby is, authorized, empowered and directed on behalf of, and in the name of, the Companies to take all such further actions, including, without limitation, to pay or approve the payment of adequate protection, appropriate fees and expenses payable in connection with the Adequate Protection Transactions and appropriate fees and expenses incurred by or on behalf of such Company in connection with the foregoing resolutions, in accordance with the terms of the Adequate Protection Documents, which shall in his or her sole judgment be necessary, proper or advisable to perform any of such Company's obligations under or in connection with any of the Adequate Protection Documents and the transactions contemplated therein and to carry out fully the intent of the foregoing resolutions;

RETENTION OF PROFESSIONALS

RESOLVED FURTHER, that each of the Authorized Persons be, and hereby is, authorized and directed to employ Akin Gump to represent and assist each Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance such Company's rights and obligations, including filing any petitions, schedules, motions, objections, replies, applications, pleadings, lists, documents and other papers and conducting any sales process on behalf of each Company and in connection therewith, each of the Authorized Persons, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers and to cause to be filed an appropriate application for authority to retain Akin Gump in accordance with applicable law;

RESOLVED FURTHER, that each of the Authorized Persons be, and hereby is, authorized and directed to employ the law firm of Jackson Walker LLP ("Jackson Walker") as cobankruptcy counsel to represent and assist each Company in carrying out its duties under the

Bankruptcy Code, and to take any and all actions to advance such Company's rights and obligations, including filing any petitions, schedules, motions, objections, replies, applications, pleadings, lists, documents and other papers and conducting any sales process on behalf of each Company and in connection therewith, each of the Authorized Persons, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers and to cause to be filed an appropriate application for authority to retain Jackson Walker in accordance with applicable law;

RESOLVED FURTHER, that each of the Authorized Persons be, and hereby is, authorized and directed to employ Cassels as Canadian bankruptcy counsel to provide Canadian legal advice to the Companies, to represent and assist each Company in carrying out its duties under the CCAA and the Canadian Proceedings, and to take any and all actions to advance such Company's rights and obligations, including filing any petitions, schedules, motions, objections, replies, applications, pleadings, lists, documents and other papers and conducting any sales process on behalf of each Company and in connection therewith, each of the Authorized Persons, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers and, if required, to cause to be filed an appropriate application for authority to retain Cassels in accordance with applicable law;

RESOLVED FURTHER, that each of the Authorized Persons be, and hereby is, authorized and directed to pay the fees and expenses of the proposed Canadian Court appointed Information Officer in the Canadian Proceedings, Alvarez & Marsal Canada Inc., and its counsel, Bennett Jones LLP, in connection with the Canadian Proceedings and, as applicable, on such terms and conditions as the Canadian Court shall subsequently approve;

RESOLVED FURTHER, that each of the Authorized Persons be, and hereby is, authorized and directed to employ DH as special investment banker to represent and assist each Company in carrying out its duties under the Bankruptcy Code and to take any and all actions to advance such Company's rights and obligations and in connection therewith, each of the Authorized Persons, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers and to cause to be filed an appropriate application for authority to retain DH in accordance with applicable law;

RESOLVED FURTHER, that each of the Authorized Persons be, and hereby is, authorized and directed to employ Houlihan as restructuring investment banker to represent and assist each Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance such Company's rights and obligations and in connection therewith, each of the Authorized Persons, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers and to cause to be filed an appropriate application for authority to retain Houlihan in accordance with applicable law;

RESOLVED FURTHER, that each of the Authorized Persons be, and hereby is, authorized and directed to employ FTI as financial advisor to represent and assist each Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance such Company's rights and obligations and in connection therewith, each of the Authorized Persons, with power of delegation, is hereby authorized and directed to execute appropriate

retention agreements, pay appropriate retainers and to cause to be filed an appropriate application for authority to retain FTI in accordance with applicable law;

RESOLVED FURTHER, that each of the Authorized Persons be, and hereby is, authorized and directed to employ Kroll Restructuring Administration LLC ("Kroll") as notice and claims agent to provide consulting services to each Company, including, but not limited to, noticing, claims management and reconciliation, plan solicitation, balloting, disbursements and assisting with the preparation of each Company's schedules of assets and liabilities and a statement of financial affairs and any other services agreed upon by the parties relating to each Company's duties under the Bankruptcy Code and in connection therewith, each of the Authorized Persons, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers and to cause to be filed an appropriate application for authority to retain Kroll in accordance with applicable law;

RESOLVED FURTHER, that each of the Authorized Persons be, and hereby is, authorized and directed to employ any other professionals to assist each Company in carrying out its duties under the Bankruptcy Code and in connection therewith, each of the Authorized Persons, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers and to cause to be filed an appropriate application for authority to retain the services of any other professionals as necessary;

RESOLVED FURTHER, that each of the Authorized Persons be, and hereby is, with power of delegation, authorized, empowered and directed to execute and file all petitions, schedules, motions, objections, replies, applications, pleadings, lists and other papers and, in connection therewith, to employ and retain all assistance by legal counsel, accountants, investment bankers, financial advisors, restructuring advisors and other professionals and to take and perform any and all further acts and deeds that each of the Authorized Persons deems necessary, appropriate, or desirable in connection with each Company's Chapter 11 Case or the Canadian Proceedings, with a view to the successful prosecution of the applicable proceeding, and cause to be executed and filed appropriate applications with the Bankruptcy Court or the Canadian Court for authority to retain the services of any other professionals, as necessary;

GENERAL AUTHORITY

RESOLVED FURTHER, that the Authorized Persons are, and each of them hereby is, authorized and directed to take such further steps and execute and deliver such further documents, instruments, agreements, consents and filings as such officers, with the advice of counsel, may deem necessary or desirable to carry out any transactions contemplated by the above resolutions;

RESOLVED FURTHER, that the authority conferred upon any Authorized Person by these resolutions are in addition to, and shall in no way limit, such other authority as such Authorized Person may have with respect to the subject matter of the foregoing resolutions, and in addition to the specific authorizations heretofore conferred upon the Authorized Persons, each of the Authorized Persons (and their designees and delegates) be, and hereby is, authorized and empowered, in the name of and on behalf of each Company, to take or cause to be taken any and all such other and further action, and to execute, acknowledge, deliver, file and/or record any and

all such agreements, certificates, instruments and other documents and to pay all expenses, including but not limited to any and all required fees or taxes, in each case as in such Authorized Person's judgment, shall be necessary, appropriate or desirable in order to fully carry out the intent and accomplish the purposes of the resolutions adopted herein;

RESOLVED FURTHER, that any and all acts, transactions, agreements or certificates previously signed on behalf of each Company by any Authorized Officer in connection with or furtherance of the foregoing resolutions that are consistent with the foregoing resolutions be, and hereby are, in all respects approved, adopted, confirmed and ratified in all respects as the true acts and deeds of such Company, with the same force and effect as if each such act, transaction, agreement or certificate had been specifically authorized in advance by resolution of the Governing Body of such Company and such officer(s) did execute the same;

RESOLVED FURTHER, that the omission from these resolutions of any agreement or other arrangement contemplated by any of the agreements described in the foregoing resolutions or any action to be taken in accordance with any requirement of any of the agreements described in the foregoing resolutions shall in no manner derogate from the authority of any Authorized Person to take all actions necessary, desirable, advisable or appropriate to consummate, effectuate, carry out or further the matters contemplated by and the intent and purposes of the foregoing resolutions:

RESOLVED FURTHER, that if any resolution contained herein shall be adjudicated by a court of competent jurisdiction to be invalid, prohibited or unenforceable for any reason, then, to the greatest extent permitted by applicable law, such resolution, solely with respect to such jurisdiction, shall be ineffective, without affecting the validity or enforceability of any other resolution in such jurisdiction and without affecting the validity or enforceability of any resolution in any other jurisdiction;

RESOLVED FURTHER, that the Authorized Persons of each Company are, and each of them hereby is, authorized, empowered and directed to certify and furnish such copies of these resolutions and such statements as to the incumbency of such Company's officers, under seal if necessary, as may be requested, and any person receiving such certified copy is and shall be authorized to rely upon the contents thereof;

RESOLVED FURTHER, that this written consent may be executed in multiple counterparts, all of which shall be considered one and the same consent and shall become effective when signed by a majority of the members, all of the directors, a majority of the managers or the general partner, as applicable, of the applicable Governing Bodies; and

RESOLVED FURTHER, that this consent may be executed and delivered by means of facsimile, telecopy or other electronic transmission (including email of a "pdf" signature), this consent shall be treated in all manners and respects and for all purposes as an original consent and shall be considered to have the same binding legal effect as if it were the original signed version thereof delivered in person.

[SIGNATURE PAGE FOLLOWS]

DocuSigned by:	
Jarrett Appleby	
Patrick Bartels	
Robert Guth	
Michael Robinson	

Jarrett Appleby	
Patrick Bartels	
Patrick Bartels	
Robert Guth	
Michael Robinson	

Jarrett Appleby	
Patrick Bartels	
Bob Guth	
Robert Guth	
Michael Robinson	

Jarrett Appleby	
Patrick Bartels	
Robert Guth	
DocuSigned by:	
Mike Robinson	
Michael Robinson	

SUNGARD AS NEW HOLDINGS, LLC, as sole Member of Sungard AS New Holdings II, LLC SUNGARD AS NEW HOLDINGS II, LLC, as sole Member of Sungard AS New Holdings III, LLC

DocuSigned by:

Mike Robinson

Name: Michael Robinson Title: Chief Executive Officer

SOLE DIRECTOR/MANAGER:

SUNGARD AVAILABILITY SERVICES
HOLDINGS, LLC
SUNGARD AVAILABILITY SERVICES
TECHNOLOGY, LLC
INFLOW LLC
SUNGARD AVAILABILITY NETWORK
SOLUTIONS INC.
SUNGARD AVAILABILITY SERVICES
HOLDINGS (CANADA), INC.
SUNGARD AVAILABILITY SERVICES, LTD.

—Docusigned by:
Mike Robinson

___D4219EF0BE4444E...

Michael Robinson

BOARD OF DIRECTORS: SUNGARD AVAILABILITY SERVICES HOLDINGS (EUROPE), INC.

DocuSigned by:	
Mike Robinson	
Michael Robinson	
Michael Tohin	

BOARD OF DIRECTORS: SUNGARD AVAILABILITY SERVICES HOLDINGS (EUROPE), INC.

Michael Robinson

Mike Tobin

Michael Tobin

GENERAL PARTNER:

SUNGARD AVAILABILITY TECHNOLOGY, LLC,

as general partner of Sungard Availability Services,

 L_{P} _DocuSigned by:

Mike Robinson

Name: Michael Robinson
Title: Chief Executive Officer

BOARD OF DIRECTORS: SUNGARD AVAILABILITY SERVICES (CANADA) LTD./SUNGARD, SERVICES DE CONTINUITÉ DES AFFAIRES (CANADA) LTEE

Brad Lama

OD6849EED4584C2...

Brad Lama
Docusigned by:

Mike Kolniusou

D4219EF0BE4444E...

Michael Robinson

Exhibit A

Restructuring Support Agreement

[Omitted]

Exhibit B

Term Loan DIP Term Sheet

[Omitted]

Exhibit C

ABL DIP Term Sheet

[Omitted]