(Pc. 602)	U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office
CAMB (O) 0651-0011 (exp. 4/94) 01 - 27 -	-
Tab settings To the Henerable Commissioner of R	### ### ## ## ## ## ## ## ## ## ## ## #
To the Honorable Commissioner of t	ined original documents or copy thereof.
1. Name of conveying parties: 102927 CORBEL & CO. (a Florida corporation)	235 s of receiving party:
1660 Prudential Drive	TOTAL ADMINISTRATIVE BENEFIT SYSTEMS, INC.
Jacksonville, FL 32207	1660 Prudential Drive
TOTAL ADJON WORTH A THE DESIGNATION OF DIG	Jacksonville, FL 32207 Individual(s) citizenship Association General Partnership Limited Partnership
TOTAL ADMINISTRATIVE BENEFIT SYSTEMS, INC. (a California corporation)	☐ Individual(s) citizenship ☐ Association ☐ General Partnership
1660 Prudential Drive	Association
Jacksonville, FL 32207	Association Concret Postmarchin
☐ Individual(s) ☐ Association	General Partnership
☐ General Partnership ☐ Limited Partnership	
	☐ Corporation - California
☐ Other	Other
Additional name(s) of conveying party(ies) attached? Yes No	If an investigation of the state of the stat
	If assignee is not domiciled in the United States, a domestic representative designator is attached:
3. Nature of Conveyance:	(Designations must be a separate document from assignment)
Assignment Merger	Additional name(s) & address(es) attached?
Security Agreement Change of Name	
Other - CORRECTION to reel/frame no. 2124/0788	
which erroneously listed the state of incorporation for Total Administrative Benefit Systems, Inc. as a Florida corporation	
Execution Date: December 31, 1999	
4. Application number(s) or patent number(s) listed below	
A. Trademark Application No.(s)	B. Trademark Registration No.(s)
n/a	see attached Schedule A
Additional numbers attache	ed? 🛛 Yes 🗌 No
Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved: 9
Name: GLENN A. GUNDERSEN	7. Total fee (37 CFR 3.41)\$240.00
DECHERT, PRICE & RHOADS	☐ Enclosed
4000 BELL ATLANTIC TOWER	Authorized to be charged to deposit account
1717 ARCH STREET	(Including any underpayment)
PHILADELPHIA, PA. 19103-2793	8. Deposit account number: 04-0475
TEL. NO. (215) 994-2183	(Attach duplicate copy of this page if paying by deposit account)
2005 ECDOPER 00000216 040475 2387124 DO NOT US	E THIS SPACE
8521 40.00 DA 8522 Statem @00.a0d pA gnature.	
To the best of my knowledge and belief, the foregoing information	n is true and correct and any attached copy is a true copy of the
original document.	/ 1
James Johnston	January 18, 2005
	ature Date
Total number of pages joeluding cover	r sheet, attachments, and document: 13

Mail documents to be recorded with required cover sheet information to: Commissioner of Patents & Trademarks, Box Assignments, Washington, D.C. 20231

SCHEDULE A

Registrations

<u>Mark</u>	Reg. No.	Reg. Date
PENSION PUBLICATIONS OF DENVER	2,387,124	September 19, 2000
PENSION EDUCATOR SERIES	2,351,717	May 23, 2000
SCORE!	2,280,513	September 28, 1999
AUTODOC PLUS	1,876,463	January 31, 1995
AUTODOC PRO	1,873,710	January 17, 1995
AUTODOC	1,664,584	November 12, 1991
CORBEL INSIGHTS	1,381,348	February 4, 1986
KEEPING TABS	1,324,500	March 12, 1985
PENTABS	1,338,300	May 28, 1985

668827.2.01 JANUARY 18, 2005 3:16 PM

· [LIMINI DANI HARI HARI HARI MAN ARWA GARA GARA GARA GARA GARA GARA GARA	
ł		08 - 24 - 2000 U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office
- 1	O48.1	
į	U.S. Patent & TMOte/TM Mail Rept Dt. #34	
	To the Honorable Commissioner of Patents and	101440990 all documents or copy thereof.
	Name of conveying parties:	2. Name and address of receiving party:
- {	CORBEL & CO.	TOTAL ADVENUE AT WELL DO VIDE OF THE DAY
	1660 Prudential Drive	TOTAL ADMINISTRATIVE BENEFIT SYSTEMS, INC. 1660 Prudential Drive
}	Jacksonville, FL 32207	Jacksonville, FL 32207
	TOTAL ADMINISTRATIVE BENEFIT SYSTEMS, INC.	Juondon vino, 1 il 32207
- (1660 Prudential Drive	☐ Individual(s) citizenship
1	Jacksonville, FL 32207	☐ Association
ſ	☐ Individual(s) ☐ Association	☐ General Partnership
	☐ General Partnership ☐ Limited Partnership	☐ Limited Partnership
		☐ Corporation - Florida
	☐ Other	Other
1	Additional name(s) of conveying party(ies) attached? Yes No	Outer
ļ		If assignee is not domiciled in the United States, a domestic
	3. Nature of Conveyance:	representative designator is attached: Yes No
- 1	Assignment Merger	(Designations must be a separate document from assignment)
	Security Agreement Change of Name	Additional name(s) & address(es) attached?
	Other	
	Execution Date: December 31, 1999	
	Application number(s) or patent number(s) listed below	
Í		
	A. Trademark Application No.(s)	B. Trademark Registration No.(s)
	see attached Schedule A	see attached Schedule A
		<u> </u>
	Additional numbers attach	ed? ⊠ Yes □ No T
	Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved: 17
	Name: GLENN A. GUNDERSEN	7. Total fee (37 CFR 3.41)\$440.00
	DECHERT, PRICE & RHOADS	☐ Enclosed
	4000 BELL ATLANTIC TOWER	Authorized to be charged to deposit account
	1717 ARCH STREET	(Including any underpayment)
	PHILADELPHIA, PA. 19103-2793	8. Deposit account number: 04-0475
	TEL. NO. (215) 994-2183	(Attach duplicate copy of this page if paying by deposit account)
08/	24/2000 MTHAI1 00000030 040475 75625899 DO NOT U	SE THIS SPACE
01	FC: 481 FC: 482 tatement 400 0 CH	
02	To the best of my knowledge and belief, the foregoing information	on is true and correct and any attached copy is a true copy of the
ľ	original document.	
Ì	Glenn A. Gundersen	July 17, 2000
ł		nature Date

Mail documents to be recorded with required cover sheet information to: Commissioner of Patents & Trademarks, Box Assignments Washington, D.C. 20231

Total number of pages including cover sheet, attachments, and document: [7]

SCHEDULE A

merger of Corbel & Co. and Total Administrative Benefit Systems, Inc.

Applications

<u>Mark</u>	Serial. No.	Filing. Date
PPD PPD and Design PENSION PUBLIATIONS OF DENVER FILING WIZARD	75-625,899 75-625,894 75-625,880 75-276,891	January 25, 1999 January 25, 1999 January 25, 1999 April 17, 1997
	,	1 ,

Registrations

<u>Mark</u>	Reg. No.	Reg. Date
PENSION EDUCATOR SERIES	2,351,717	May 23, 2000
SCORE!	2,280,513	September 28, 1999
PERSONAL and Design	2,054,923	April 22, 1997
AUTODOC PLUS	1,876,463	January 31, 1995
AUTODOC PRO	1,873,710	January 17, 1995
THE PENSION EDUCATOR SERIES	1,776,121	June 8, 1993
AUTODOC	1,664,584	November 12, 1991
CORBEL INSIGHTS	1,381,348	February 4, 1986
GOLD	1,248,593	August 16, 1983
CORBEL & CO.	1,216,053	November 9, 1982
KEEPING TABS	1,324,500	March 12, 1985
PENTABS	1,338,300	May 28, 1985
PENTARS (stylized)	1,256,690	November 8, 1983

668667.1.01 JULY 17, 2000 11:08 AM



W

SECRETARY OF STATE

I, *BILL JONES*, Secretary of State of the State of California, hereby certify:

That the attached transcript of \bot page(s) has been compared with the record on file in this office, of which it purports to be a copy, and that it is full, true and correct.



IN WITNESS WHEREOF, I execute this certificate and affix the Great Seal of the State of California this day of

Secretary of State

Sec/State Form CE-107 (rev. 9/98)

AGREEMENT OF MERGER

ENDORSED - FILED in the office of the State of California

DEC 3 1 1999.

Parties: CORBEL & CO.,

a Florida corporation ("Corbel"), 1660 Prudential Drive

Jacksonville, FL 32207

BILL JONES, Secretary of State

TOTAL ADMINISTRATIVE BENEFIT SYSTEMS, INC.,

a California corporation ("TABS"),

1660 Prudential Drive Jacksonville, FL 32207

Dated:

December 15, 1999

Background: Corbel is the parent corporation of TABS and a subsidiary of SunGard Investment Ventures, Inc. ("Sole Shareholder"). For various business and tax reasons, the Sole Shareholder and Board of Directors of Corbel and TABS have each determined that it is in the best interests of each corporation that Corbel be merged with and into TABS with TABS as the surviving corporation becoming a direct subsidiary of the Sole Shareholder. The merger of Corbel with and into TABS (the "Merger") will be effected on the terms stated in this Agreement of Merger (the "Agreement"). Accordingly, the Sole Shareholder of Corbel and the respective Board of Directors of Corbel and of TABS have each unanimously adopted resolutions approving the Merger and the Agreement in the manner required by the laws of their respective jurisdictions. Accordingly, Articles of Merger and the Agreement will be executed and filed with the Secretary of the State of Florida and the appropriate Officer's Certificates and the Agreement will be executed and filed with the Secretary of the State of California.

INTENDING TO BE LEGALLY BOUND, Corbel and TABS hereby adopt this Agreement, and agree that Corbel shall be merged with and into TABS on the following terms:

with and into TABS in accordance with this Agreement and in compliance with the Florida Business Corporation Act and the California Corporations Code, and the Merger shall have the effect provided for under such laws. TABS (sometimes referred to below as the "Surviving Corporation") shall be the Surviving Corporation of the Merger and shall continue to exist and to be governed by the laws of the State of California. The corporate existence and identity of TABS, with its purposes and powers, shall continue unaffected and unimpaired by the Merger, and TABS shall succeed to and be fully vested with the corporate existence and identity of both Corbel and TABS. The separate corporate existence and identify of Corbel shall cease upon the Effective Date, and Corbel and TABS shall be a single California corporation. On the Effective Date, all outstanding shares of capital stock of Corbel shall be cancelled without consideration, and all outstanding shares of capital stock of TABS shall be unaffected by the Merger. The directors and officers of TABS on the Effective Date will continue as the directors and officers of the Surviving Corporation.

- Name of Surviving Corporation. On the Effective Date, the name of the Surviving Corporation shall be SunGard Corbel Inc.
- Articles of Incorporation. Immediately after the Merger, the Articles of Incorporation of the Surviving Corporation shall be the same as before the Merger, except that Article I of the Articles of Incorporation of the Surviving Corporation shall be changed to read "The name of the corporation is SunGard Corbel Inc."
- 4. Immediately after the Merger, the bylaws of the Surviving Corporation shall be the same as before the Merger.
- Effective Date. As used in this Agreement, "Effective Date" shall mean 5. December 31, 1999 at 11:59 p.m. (E.S.T.).
- 6. Termination. This Agreement may be terminated or abandoned at any time before the Effective Date by any party hereto with the due approval of its Board of Directors.
- 7. This Agreement may be executed in any number of counterparts, each of which when so executed and delivered shall be an original hereof, and it shall not be necessary in making proof of this Agreement to produce or account for more than one counterpart hereof.
- Severability. If any provision of this Agreement is construed to be invalid, 8. illegal or unenforceable, then the remaining provisions hereof shall not be affected thereby and shall be enforceable without regard thereto.
- Section Headings. Section headings in this Agreement are for convenience of reference only and do not constitute a part of this Agreement and shall not affect its interpretation.

IN WITNESS WHEREOF, the parties have caused this Agreement to be signed by their authorized officer and have caused this Agreement to be executed by their duly authorized officer on the day and year first above written.

CORBEL & CO.

By: Andrew P. Bronstein, Vice

President

By: Andrew P. Bronstein, Assistant

Secretary

TOTAL ADMINISTRATIVE BENEFIT SYSTEMS, INC.

Andrew P. Bronstein, Vice

President

Andrew P. Bronstein, Assistant

Secretary

CORBEL & CO.

OFFICER'S CERTIFICATE

- I, Andrew P. Bronstein hereby certify and state that:
- 1. I am Vice President and Assistant Secretary of Corbel & Co., a corporation duly organized and existing under the laws of the State of Florida ("Corbel").
- 2. The total number of outstanding shares issued and outstanding shares of each class of capital stock of Corbel entitled to vote on the merger is set forth as follows:

Class of Capital Stock	Number Issued and Outstanding
Common Stock	16,586
Series B Common Stock	1,683
Series B Convertible Preferred Stor	ck 15,410

- 3. The Agreement of Merger, dated as of December 15, 1999 (the "Agreement"), in the form attached was duly approved by the Board of Directors of Corbel and the vote of the sole shareholder of the capital stock of Corbel entitled to vote thereon.
- 4. The shareholder percentage vote required for the aforesaid approval for the capital stock entitled to vote on the merger is set forth as follows:

Class of Capital Stock	Percentage Vote Required for Approval
Common Stock	Greater than 50%
Series B Common Stock	Greater than 50%
Series B Convertible Preferred Sto	ck Greater than 50%

5. The principal terms of the Agreement were approved by a vote of the number of shares of each class of the Corbel stock entitled to vote thereon which equaled or exceeded the vote required.

IN WITNESS WHEREOF, on the date set forth below, the undersigned does hereby declare under penalty of perjury that the statements set forth in said certificate are true of his own knowledge and this Officer's Certificate is hereby executed in Wayne, Pennsylvania.

Dated: December 15, 1999

Andrew P. Bronstein, Vice President

Andrew P. Bronstein, Assistant

Secretary

TOTAL ADMINISTRATIVE BENEFIT SYSTEMS, INC.

OFFICER'S CERTIFICATE

- I, Andrew P. Bronstein hereby certify and state that:
- 1. I am Vice President and Assistant Secretary of Total Administrative Benefit Systems, Inc., a corporation duly organized and existing under the laws of the State of California ("TABS").
- 2. The total number of outstanding shares issued and outstanding shares of each class of capital stock of TABS entitled to vote on the merger is set forth as follows:

Class of Capital Stock

Number Issued and Outstanding

Common Stock

435,006

- 3. The Agreement of Merger, dated as of December 15, 1999 (the "Agreement"), in the form attached was duly approved by the Board of Directors of TABS and the vote of the sole shareholder of the capital stock of TABS entitled to vote thereon.
- 4. The shareholder percentage vote required for the aforesaid approval for the capital stock entitled to vote on the merger is set forth as follows:

Class of Capital Stock

Percentage Vote Required for Approval

Common Stock

Greater than 50%

5. The principal terms of the Agreement were approved by a vote of the number of shares of the TABS stock entitled to vote thereon which equaled or exceeded the vote required.

IN WITNESS WHEREOF, on the date set forth below, the undersigned does hereby declare under penalty of perjury that the statements set forth in said certificate are true of his own knowledge and this Officer's Certificate is hereby executed in Wayne, Pennsylvania.

Dated: December 15, 1999

RECORDED: 01/24/2005

Andrew P. Bronstein,

President

Andrew P. Bronstein, Assistant

Secretary