

**TRADEMARK ASSIGNMENT**

Electronic Version v1.1  
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<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT
<b>NATURE OF CONVEYANCE:</b>	ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL

**CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
PYRAMID DIGITAL SOLUTIONS, LLC		08/16/2005	limited liability company: DELAWARE

**RECEIVING PARTY DATA**

<b>Name:</b>	SUNGARD BUSINESS SYSTEMS LLC
<b>Street Address:</b>	104 Inverness Center Place
<b>City:</b>	Birmingham
<b>State/Country:</b>	ALABAMA
<b>Postal Code:</b>	35242
<b>Entity Type:</b>	limited liability company: DELAWARE

**PROPERTY NUMBERS Total: 13**

Property Type	Number	Word Mark
Registration Number:	2603170	PLANWEB
Registration Number:	2661998	PLANHR
Registration Number:	2642082	PLANREP
Registration Number:	2653669	PLANVOICE
Registration Number:	2624124	PLANCONVERT
Registration Number:	2642080	PLANCOLLECT
Registration Number:	2634638	PLANOFFICE
Registration Number:	2602773	PLANWIRELESS
Registration Number:	2642081	PLANWAREHOUSE
Registration Number:	2520128	PLANPEOPLE
Serial Number:	78487046	OMNITEST
Serial Number:	76262873	PYRAMIDLINK
Serial Number:	78564270	EBVISION

CH \$340.00 2603170

CORRESPONDENCE DATA

Fax Number: (215)994-2222  
*Correspondence will be sent via US Mail when the fax attempt is unsuccessful.*  
Email: glenn.gundersen@dechert.com  
Correspondent Name: Glenn A. Gundersen  
Address Line 1: 1717 Arch Street  
Address Line 2: Dechert LLP  
Address Line 4: Philadelphia, PENNSYLVANIA 19103

NAME OF SUBMITTER:	James J. Johnston
Signature:	/James J. Johnston/
Date:	08/30/2005

Total Attachments: 3  
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## TRADEMARK AND DOMAIN NAME ASSIGNMENT

TRADEMARK AND DOMAIN NAME ASSIGNMENT ("Assignment"), made as of this 16 day of August, 2005 by and between PYRAMID DIGITAL SOLUTIONS, LLC, a Delaware limited liability company with offices at 3000 Riverchase Galleria, Suite 700, Birmingham, Alabama 35244 ("Assignor"), and SUNGARD BUSINESS SYSTEMS, LLC, a Delaware limited liability company with offices at 104 Inverness Center Place Birmingham, Alabama 35242 ("Assignee").

WHEREAS, Assignor has adopted, used and is using the trademarks and service marks shown in Schedule A hereto in its business, including those trademarks and service marks for which it has filed applications based on an intention to use for which it has filed allegations of use under Section 1(c) or 1(d) of the Trademark Act (15 U.S.C. 1051(c), (d)); and

WHEREAS, Assignor is the registrant of the domain names used in its business and shown in Schedule B hereto (the "Domain Names"); and

WHEREAS, Assignee has on this date acquired from Assignor certain assets and property used in Assignor's business and is desirous of acquiring the trademarks and service marks shown in Schedule A hereto (collectively, the "Trademarks"), the registrations and applications for registration of the Trademarks shown in Schedule A and any other registrations and applications for registration of the Trademarks, along with the goodwill of the business associated with the Trademarks, and the registrations of the Domain Names.

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and intending to be legally bound, Assignor hereby sells, assigns, conveys, and transfers to Assignee all of Assignor's right, title and interest throughout the universe in and to the Trademarks and the Domain Names, together with the registrations and applications for registration of the Trademarks shown in Schedule A and the registrations of the Domain Names shown in Schedule B, any other registrations and applications for registration of the Trademarks, in and to all income, royalties, damages and payments now or hereafter due or payable with respect thereto and in and to all rights of action arising from the Trademarks, all claims for damages by reason of past, present and future infringement of the Trademarks and the right to sue and collect damages for such infringement, to be held and enjoyed by Assignee for its own use and benefit and for its successors and assigns as the same would have been held by Assignor had this assignment not been made, and the goodwill of the business associated with the Trademarks.

This Assignment is made under, and shall be construed and enforced in accordance with, the laws of the Commonwealth of Pennsylvania applicable to assignments made and to be performed solely therein, without giving effect to its principles of conflicts of law.

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**SCHEDULE A****Trademarks  
Registered or Pending**

<b>TRADEMARK</b>	<b>SERIAL NO.</b>	<b>REGISTRATION NO.</b>	<b>FILING/REGISTRATION DATE</b>
PlanWeb	76252205	2603170	July 30, 2002
PlanHR	76252208	2661998	December 17, 2002
PlanRep	76252215	2642082	October 29, 2002
PlanVoice	76252204	2653669	November 26, 2002
PlanConvert	76252206	2624124	September 24, 2002
PlanCollect	76252207	2642080	October 29, 2002
PlanOffice	76274082	2634638	October 15, 2002
PlanWireless	76274081	2602773	July 30, 2002
PlanWarehouse	76252213	2642081	October 29, 2002
PlanPeople	76252216	2520128	December 18, 2001
OmniImport	75226370	2242381	May 4, 1999
OmniRemote	75226367	2200964	November 3, 1998
OmniTest	78487046		September 21, 2004
PyramidLink	76262873		May 25, 2001
EBVision	78564270		February 10, 2005

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