EXHIBIT 6

Foundation for A-5042

Defendants' Trial Exhibit A-5042 - Foundational Support

- ORCL00034316 (Oracle organizational chart identifying Robert Lachs as Oracle senior regional manager of support sales)
- ORCL00034318 (Oracle organizational chart identifying Robert Lachs as Oracle senior regional manager of support sales and Barbara Allario as services renewal/sales representative)
- ORCL00034218 (Oracle organizational chart identifying Derek Zeman as Oracle Applications Sales Reprsentative)
- Plaintiffs' Resp. & Objs. to Interrogatory No. 98 in Defs. 5th Set of Interrogatories (identifying Robert Lachs as support sales manager for Stora Enso)
- Cummins Apr. 21, 2009 Depo. Tr. at 244:25-245:1 (identifying Barbara Allario as support sales representative)
- Cummins Sept. 16, 2008 Depo Tr. at 82:22-83:8; 85:13-14 (Rule 30(b)(6) testimony identifying Robert Lachs as an Oracle regional manager)
- Cummins Sept. 16, 2008 Depo. Tr. 34:5-25 (Rule 30(b)(6) testimony indicating that support renewal/sales representatives report to regional managers and associated job responsibilities)
- Duggan Aug. 7, 2009 Depo. Tr. 21:23-22:25 (Rule 30(b)(6) testimony describing the job responsibilities of supports sales representatives and managers)
- Duggan Aug. 7, 2009 Depo. Tr. 23:16-24 (Rule 30(b)(6) testimony identifying duties of support sales representatives with regard to communications with Oracle customers)



ORACLE' Aria People Search

Chris Madsen
VP, Support Renewal Sales N. America
Directs: 8 Total: 211

Jason Taylor
Sr. Director, Support Sales
Strategic
Directs: 5 Total: 43

On Regional Manager.
Support Sales
Total: 7

Robert Lachs
St. Regional Manager.
Support Sales
Total: 8

Barbara Sharp-Moora Snr Regional Manager, Support Sales Total: 7 Jim Steder
Sr. Regional Manager,
Support Sales
Total: 8

Alison Taylor Regional Manager, Support Sales Total: 8



ORACLE Aria People Search

Jason Taylor
Sr. Director, Support Sales Strategic
Directs: 5 Total: 43

Robert Lachs
Sr. Regional Manager, Support
Sales
Directs: 8 Total: 8

Barbara Allario Services Renewal Rep Amina Haque Services Renewal Rep

Elaine Hogle Services Renewal Rep. Kristen Johansen Services Renewal Rep

Philip John Services Renewal Rep Ellen Masucci Services Renewal Representative Katy Reddy Services Renewal Rep

Kathy Schwanke Services Renewal Rep



ORACLE' Aria People Search

Thomas Marth Regional Vice President Directs: 4 Total: 21

> Christopher Vogt Regional Manager Directs: 5 Total: 5

Gary Anderson Applications Sales Manager Bob Meister Applications Sales Manager

Tony Mulert
Application Sales Manager

Darrell Olles
Applications Sales Manager
IV

Derek Zeman Applications Sales Representative III



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15	Oracle EMEA Limited, and Siebel Systems, Inc.	
16	UNITED STATES I	DISTRICT COURT
17	NORTHERN DISTRI	CT OF CALIFORNIA
18	OAKLAND	DIVISION
19	·	
20	ORACLE USA, INC., et al.,	CASE NO. 07-CV-01658 PJH (EDL)
21	Plaintiffs,	PLAINTIFFS' SUPPLEMENTAL
22	V.	RESPONSES AND OBJECTIONS TO INTERROGATORY NO. 98 IN
23	SAP AG, et al.,	DEFENDANTS' FIFTH SET OF INTERROGATORIES (SIEBEL)
24	Defendants.	Z., Z.Z. OZI OZIED (UEDDEN)
25		CONTAINS HIGHLY CONFIDENTIAL INFORMATION
26		DESIGNATED PURSUANT TO PROTECTIVE ORDER
27		
28	,	07.CV.01658 PH (FDL)

Oracle International Corporation, Oracle EMEA Limited, and Siebel Systems, Inc. (collectively, "Oracle") supplement their response and objections to Interrogatory No. 98 of Defendants' Fifth Set of Interrogatories with respect to Oracle's Siebel software product line, pursuant to the June 11, 2009 between the parties.

GENERAL OBJECTIONS

- 1. The following General Objections are incorporated into each specific Response below as if fully repeated in each Response. Any failure to repeat all or any part of these General Objections in a specific Response shall not constitute a waiver or relinquishment of such objections.
- 2. Oracle's answers to any Interrogatory shall be without prejudice to, and shall preserve, any objections that it may have to the competence, relevance, materiality, or admissibility of any of the Interrogatories, the Responses, and their subject matter at any hearing or trial in this action.
- 3. Oracle objects to the Interrogatories to the extent they purport to obligate Oracle to respond in any manner that exceeds or is inconsistent with the requirements of the Federal Rules of Civil Procedure or any other applicable laws. Oracle shall respond to the Interrogatories to the extent and in the manner required by the Rules.
- Oracle objects to each Interrogatory to the extent that Defendants seek 4. information that is not within Oracle's possession, custody, or control, including without limitation information that is in the possession of any party's customers. Oracle will respond to the Interrogatories based only on information in its own possession, custody, or control, as required by the Federal Rules of Civil Procedure.
 - Oracle objects to these Interrogatories to the extent they are compound. 5.

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6. Oracle objects to each Interrogatory to the extent it seeks disclosure of information protected from discovery by the attorney-client, common interest, work product, witness statement, and/or party communications privileges, the privileges and exemptions from discovery afforded to materials prepared in anticipation of litigation or in preparation for trial, and all other applicable privileges, protections or immunities under the law. Oracle does not intend to disclose such protected information.

7. Oracle's investigation into the facts of the case is ongoing. These Responses are made based on Oracle's knowledge to date following a reasonable search. Oracle reserves the right to supplement these Responses and will amend these Responses as required at an appropriate time pursuant to Federal Rule of Civil Procedure 26(e).

OBJECTIONS TO DEFINITIONS

1. Oracle objects to the Definition of "Identify" to the extent that it purports to require Oracle to provide information that is not within its possession, custody or control, or that cannot be identified following a reasonable search. Oracle further objects to the Definition of "Identify" to the extent it purports to require Oracle to provide address or business affiliation information for current or former employees. To the extent that Defendants intend to contact such individuals, they may attempt to do so through Oracle's counsel.

OBJECTIONS TO INSTRUCTIONS

- 1. Oracle objects to Instruction Nos. 1 and 3 to the extent that it purports to obligate Oracle to respond in any manner that exceeds or is inconsistent with the requirements of the Federal Rules of Civil Procedure, the rules of this Court, or any other applicable laws.

 Oracle shall respond to the Interrogatories only to the extent and in the manner required by law.
- 2. Oracle objects to the "rules of construction" stated in Instruction No. 2 on the grounds that they are unduly burdensome and overbroad.
- 3. Oracle objects to the time period set by Instruction No. 4, which is "January 1, 2002 through the date of response," as overbroad and unduly burdensome to the extent that it imposes a burden or obligation different from or additional to the agreement the parties have reached regarding production of information before 2004 and after the filing of the 3 O7-CV-01658 PJH (EDL)

1, 2006.

litigation. Accordingly, Oracle's responses will be for the time period January 1, 2004 to March 22, 2007, unless the discovery is covered by the Expanded Discovery Timeline Agreement.

4. Oracle objects that the relevant time frame for Siebel starts from January

RESPONSES AND OBJECTIONS TO INTERROGATORY NO. 98 IN DEFENDANTS' FIFTH SET OF INTERROGATORIES

INTERROGATORY NO. 98:

Identify the Regional Managers responsible for Support Sales for each customer listed in Defendant TomorrowNow, Inc.'s Supplemental Exhibit 1 to its First Sets of Requests for Production and Interrogatories to Plaintiffs between January 1, 2002 and October 31, 2008.

RESPONSE TO INTERROGATORY NO. 98:

In addition to its General Objections, which Oracle incorporates here by reference, Oracle objects to the use of the undefined terms "Regional Managers" and "responsible" on the grounds that they are vague, ambiguous, overbroad and unduly burdensome. Oracle further objects to this Interrogatory to the extent it calls for information that is not in the possession, custody or control of Oracle. Oracle further objects to this Interrogatory to the extent that it purports to require Oracle to do anything beyond the reasonable search for responsive information required by the Federal Rules of Civil Procedure, in particular with respect to historical information related to PeopleSoft, J.D. Edwards and/or Siebel. Oracle also objects to this Interrogatory to the extent it seeks disclosure of information protected from discovery by any privilege, protection or immunity, including but not limited to attorney-client privilege and work product protection. Oracle also objects to this Interrogatory on the grounds that it is overbroad, unduly burdensome and seeks information that is neither relevant nor reasonably calculated to lead to the discovery of admissible evidence. Oracle further objects to the extent the Interrogatory purports to require Oracle to create a compilation, abstract, or summary from business records that Oracle has already produced or will produce.

Subject to and without waiver of the foregoing General and Specific objections, Oracle

4 07-CV-01658 PJH (EDL)

responds as follows:

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Following a reasonable search, Oracle lists below its understanding of which sales managers were connected with the TomorrowNow customers identified by Defendants during the relevant time period. Where no sales manager had been assigned to the customer or where Oracle could not locate the name of a sales manager associated with the customer, Oracle has, to the extent it could do so without undue burden, included the name of any sales representatives that it could identify related to that customer. Such sales representatives have been identified with a "*" next to their name below. Further, to the extent no sales representative had been assigned either or that information could not be located following a reasonable search, Oracle has attempted to identify documents in Oracle's production that identify support sales manager or sales representative information related to the customer. In addition, the names of the sales managers and sales representatives related to the customers on TomorrowNow's customer list are identified in numerous documents throughout Oracle's production, including, for example, atrisk reports (see, e.g., ORCL00274684), bookings reports (see, e.g., ORCL00131330), cancellation reports (see, e.g., ORCL00131416), support revenue lists (see, e.g., ORCL00267953), territory spreadsheets (see, e.g., ORCL00184144), and renewal letters (see, e.g., ORCL00149099 and ORCL00016776). Therefore, pursuant to Fed. R. Civ. Proc. Rule 33(d), Oracle refers Defendants to those documents in Oracle's production.

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Customer Name	Name Discrepancy (If Any)	Alternate Customer Name	Sales Manager Name
5 Star Quality Care		Five Star Quality Care, Inc.	Chris Madsen, Nancy Schebe, Deena Marchese
A O Smith		AO Smith Corporation	Robert Lachs, Jordan Rowe-McCune
Abbott Laboratories, Limited		Abbott Laboratories Limited Canada	James Blackford, John Humphrys

2728

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SPX Corporation			Robert Lachs, Jennifer Mulhern, Chris Madsen, Todd Chapel Rachel Romano
SPX Flow Technology			Oracle has not been able to locate the Support Sales Manager or Sales Representative for this name.
Standard Register Company	Standard Register	Standard Register	Alison Kugler, Robert Lachs, Jim Steder, Alicia Astrich
St. Lukes Cornwall Hospital	St. Luke's Hospital	St Luke's Hospital	James McLeod, Rachel Romano
Stanley Electric Company	Stanley Electric Us Co Inc	Stanley Electric Us Co Inc	Robert Lachs
StarHub Limited	Starhub Pte Ltd	Starhub Pte Ltd	Joseph Kwek
Stora Enso North America Corp		Stora Enso North America Corp.	Robert Lachs
Suburban Propane, L.P.	Suburban Propane	Suburban Propane	Chris Madsen, Nancy Schebe, Todd Chapel
Susquehanna Pfaltzgraff Company		Susquehanna Pfaltzgraff Co	James McLeod
Sybase, Inc.			James Blackford
Syngenta Crop Protection, Inc.		SYNGENTA CROP PROTECTION INC	Robert Lachs, Alicia Astrich
TA Operating Corporation d/b/a TravelCenters of America		TRAVELCENTERS OF AMERICA	Robert Lachs, Rachel Romano
Telapex			See, e.g., ORCL0029018

	Chandler, Dan Chup*, Diane Howell- Watkins*, Jordan Rowe-McCune
Smart Centers, LLC	Betty Simpson*, John Humphrys
Standard Register Company	Stephen Keane*, Jennie Edwards
Watson	Costa Apostolos,
Laboratories, Inc.	Chrissy Bernazzani*, Jennie Edwards
DATED: September 18, 2009	Chrissy Bernazzani*, Jennie Edwards

1		I am over eighteen year	rs of age, not a party in this action, and employed in		
2	San Francisco	County, California at T	hree Embarcadero Center, San Francisco, California		
3	94111-4067. I am readily familiar with the practice of this office for collection and processing				
4	of correspond	lence for mail/fax/hand d	elivery/next business day FedEx delivery, and they are		
5	deposited that	t same day in the ordinar	y course of business.		
6		On September 18, 2009	P, I served the attached:		
7		PLAINTIFFS' SUPPI	LEMENTAL RESPONSES AND		
8		OBJECTIONS TO IN DEFENDANTS' FIFT (SIEBEL)	TERROGATORY NO. 98 IN TH SET OF INTERROGATORIES		
9	 		ting via facsimile the document(s) listed above to the fax		
10	<u> </u>		ow on this date before 5:00 p.m.		
11		(BY MAIL) by causing	g a true and correct copy of the above to be placed in the		
12	4-3	United States Mail at S	an Francisco, California in sealed envelope(s) with postage et forth below. I am readily familiar with this law firm's		
13		practice for collection a	and processing of correspondence for mailing with the		
14			ostal Service. Correspondence is deposited with the United States the same day it is left for collection and processing in the ordinary		
15		course of business.	1 3		
16 17	×	of the document(s) liste	ERNIGHT DELIVERY) by causing a true and correct copy ed above to be delivered by FedEx in sealed envelope(s) the address(es) set forth below.		
18			E) by causing a true and correct copy of the above		
19		documents to be hand d	delivered in sealed envelope(s) with all fees fully paid to the		
20	×	person(s) at the address (VIA EMAIL) by trans	mitting via email the document(s) listed above on this date		
21		to the person(s) at the e	email address(es) set forth below.		
22	Robert A. Mi	ttelstaedt, Esq.			
23	Jason McDon Elaine Wallac	nell, Esq.	Tharan Gregory Lanier, Esq. Jane L. Froyd, Esq.		
24	Jones Day 555 Californi	•	Jones Day 1755 Embarcadero Road		
25	26th Floor San Francisco		Palo Alto, CA 94303 Tel: (650) 739-3939		
	Tel: (415) 620		· ·		
26		@JonesDay.com	tglanier@JonesDay.com jfroyd@JonesDay.com		
27	jmcdonell@Jo ewallace@Jo				
28			20		

I declare that I am employed in the office of a member of the bar of this court at whose direction the service was made and that this declaration was executed on September 18, 2009, at San Francisco, California.

Shirlyn Kirn



IN THE UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

SAN FRANCISCO DIVISION

--000--

ORACLE CORPORATION, a
Delaware corporation, ORACLE
USA, INC., a Colorado
corporation, and ORACLE
INTERNATIONAL CORPORATION, a
California corporation,

Plaintiffs,

Vs.

07-CV-1658 (PJH)

SAP AG, a German corporation,)
SAP AMERICA, INC., a Delaware)
corporation, TOMORROWNOW,)
INC., a Texas corporation, and)
DOES 1-50, inclusive,)

Defendants.

VIDEOTAPED DEPOSITION OF RICHARD CUMMINS

APRIL 21, 2009

VOLUME I

(Pages 1 - 259)

HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY

REPORTED BY: SARAH LUCIA BRANN, CSR 3887 (#417985)

	Page 244
rates (specifically in North America) are on	par
with historic renewal rates (even with the t	hird
party threat)." Do you see that?	
4 A. I do.	
5 Q. That's the same point you made ear	lier in
6 the deposition. Do you recall that?	
7 A. Yes.	
Q. And it was true as of this time as	well,
January 2, 2007; is that correct?	
A. It must have been.	
11 (Deposition Exhibit 313	
was marked for identification.)	
MR. McDONELL: Q. Showing you wha	t's been
marked as Exhibit 313	
15 A. Okay.	
Q have you ever seen this before?	
A. I don't recall this. I wasn't cop	ied on
this.	
Q. If you look at the second page, yo	ou see
you were meant to receive the first part of	this.
A. The very first one. Okay.	
Q. But I do want to turn your attenti	on to
the first page of Exhibit 313. Do you see t	hat?
A. Yes.	
Q. And who was Barbara Allario?	

	Page 245
1 Barbara Allario was a support sal	es rep.
2 Q. Now, in her e-mail to Robert Lach	s she
3 says, "Yes - look at Metaldyne and Regal Wa	re,
4 TomorrowNow and Versytec."	
5 Do you know what that means?	
A. That, based on her information, s	he
7 thought they were going to TomorrowNow, Ver	sytec.
8 Q. Now, in the next paragraph she sa	ys that
she thinks, "We should also be listing thos	е
10 customers who are going to 'self-support'.	We are
11 still losing them for the same reasons. Pr	ice is
12 too high and we can't offer any lower form	of
13 support." Do you see that?	
14 A. I do.	
Q. There was some point where you we	re
16 tracking customers lost to sales support as	well;
17 right?	
18 A. Yes.	
19 Q. And would you agree that in gener	al that
the reasons that drive a customer to go to	self
support are in some ways similar to the rea	sons tha
drive customers to go to third party suppor	t
MS. HOUSE: Objection. Overbroad	. Calls
24 for	
MR. McDONELL: Q to save cos	t?

16:55:06	1	I declare under penalty of perjury the
16:55:06	2	foregoing is true and correct. Subscribed at
16:55:06	3	San Francisco, California, this 418 day
16:55:06	4 .	of May , 2009.
16:55:06	5	- Koharl as
16:55:06	6	Richard Cummins
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Merrill Legal Solutions



INSTRUCTIONS FOR READING/CORRECTING YOUR DEPOSITION

To assist you in making changes and /or corrections to your deposition testimony, please follow the directions below. If additional pages are necessary, please furnish them and attach the pages to the back of the errata sheet.

Please read your transcript carefully. If you find any errors or changes you wish to make, insert the changes and/or corrections on the errata sheet by listing the page and the line number reference and then the change you wish to make.

Please do not make any changes and /or corrections on the face of the transcript.

Please do NOT change any of the questions.

After completing your review, please sign the last page of the errata sheet, above the designated "Signature" line and return the Errata sheets to Merrill Legal Solutions at 135 Main Street, 4th Floor, San Francisco, CA 94105 or fax them to (415) 357.4301.

ERRATA SHEET - Opil 215

Page Line

16 17 Change: Customers chould have read renewels'

Reason: Clarified Later in testimony as well.

80 4 Change: Should have read "can" instead of can't Reason: Introded meaning was I can get the info

Change: Should have read medule not padule.

Reason: perhaps a mistype from Court reporter.

	· ·	
(h) .	Page Line	
	97 15	Change: Should have read integration not relocation
		Reason: <u>Berkals Misinterprot from Court reporter</u>
	129 8	Change: Should have read "instance" not instant
		Reason: Misinter pret from Court separter
	194 19	Change: Should have read running " not writing
		Reason: Jestimony was running - Witting doesn't make sense
		Change:
		Reason:
		Change:
		Reason:
,	Andrews Address of the Control of th	Change:
gastra (Reason:
		Change:
***************************************		Reason:
	Subject to the a	bove changes, I certify that the transcript is true and correct.
	Subject to the di	yove Glanges, a certary trace and a smoothpe so a de-
•	No changes/have	e been made. I certify that the transcript is true and correct.
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	Land II	6/4/09
	(signature)	(date)

•

CERTIFICATE OF REPORTER

I, SARAH LUCIA BRANN, a Certified Shorthand
Reporter, hereby certify that the witness in the
foregoing deposition was by me duly sworn to tell the
truth, the whole truth, and nothing but the truth in the
within-entitled cause:

That said deposition was taken down in shorthand by me, a disinterested person, at the time and place therein stated, and that the testimony of the said witness was thereafter reduced to typewriting, by computer, under my direction and supervision;

That before completion of the deposition, review of the transcript [X] was [] was not requested. If requested, any changes made by the deponent (and provided to the reporter) during the period allowed are appended hereto.

I further certify that I am not of counsel or attorney for either or any of the parties to the said deposition, nor in any way interested in the event of this cause, and that I am not related to any of the parties thereto.

DATED: May 4, 2009

Sarah pucio Bran

SARAH LUCIA BRANN, CSR No. 3887

-...1



Page 1

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

SAN FRANCISCO DIVISION

--000--

ORACLE CORPORATION, a Delaware Corporation; ORACLE, USA, INC., a Colorado Corporation, and ORACLE INTERNATIONAL CORPORATION, a California Corporation,

Plaintiffs,

Vs.

No. 07-CV-01658-PJH (EDL)

SAP AG, a German Corporation, SAP AMERICA, INC., a Delaware CORPORATION, TOMORROWNOW, INC., a Texas Corporation, and DOES 1-50, Inclusive,

Defendants.

VIDEOTAPED RULE 30(b)(6) DEPOSITION OF

ORACLE CORPORATION

Designee: RICHARD CUMMINS

Tuesday, September 16, 2008

Volume I, Pages 1 - 255

HIGHLY CONFIDENTIAL INFORMATION - ATTORNEYS' EYES ONLY

Reported By: WENDY E. ARLEN, CSR #4355, CRR, RMR Job 412495

			Page 8
	1	contin	uously?
	2	A.	Yes.
	3	Q.	And have your direct reports changed in that
11:09	4	time o	ther than Chris Burr?
	5	Α.	Yes.
	6	Q.	Have there been a lot of changes or a few?
	7	Α.	A few.
	8	Q.	Can you tell us what they've been?
11:09	9	A.	I have to remember all this. I had
	10	People	Soft direct reports in 2005
	11	Q.	Okay. Let's just start at the beginning.
	12	When y	ou came to Oracle, your boss was Mr
	13	A.	It was Kevin well, it was Andy
11:09	14	Allbri	tten when I moved over, right before I moved
	15	over.	
	16	Q.	And who did he report to?
	17	Α.	Andy reported to the head of sales in
	18	People	Soft. I don't recall his name.
11:10	19	Q.	Okay. But Mr. Allbritten had responsibility
	20	for su	pport renewal sales?
	21	A.	Yes.
	22	Q.	And who were your direct reports at that
	23	time?	At the time of the acquisition.
11:10	24	Α.	At the time of the acquisition, James McLeod
	25	Rob La	chs and Jamie Blackford.

			Page 83
	1	Q.	Were those regional managers?
	2	A.	Yes.
	3	Q.	And then how did the organization change
11:10	4	after	that?
	5	A.	Jamie left and Jordan Rowe-McCune replaced
	6	Jamie.	
	7	Q.	When was that?
	8	A.	Sometime in 2006.
11:10	9	Q.	What other changes do you recall?
	10	A.	LeeAnn Miloradovitch began reporting to me.
	11	Q.	Did she replace one of the other regional
	12	manage	ers?
	13	A.	No, she was more involved in operations on
11:11	14	the Pe	eopleSoft side.
	15	Q.	How long did she report to you?
	16	A.	For roughly a year.
	17	Q.	So that was a fourth direct report you had
	18	then -	
11:11	19	A.	Yes.
	20	Q.	for a time? At what point in time did the
	21	person	to whom you reported change? Was that June of
	22	105?	
	23	A.	Yes.
11:11	24	Q.	And then it became Mr. Madsen?
	25	Α.	Yes.

			Page 85		
	1	Rowe-McCune?			
	2	Α.	It was sometime in 2007, I believe.		
	3	Q.	And when did Alicia Rago replace Rachel		
11:14	4	Romano	?		
	5	Α.	It was in June of 2007.		
	6	Q.	When did Chris Burr replace Alan Horsnail?		
	7	Α.	Very recently. It was August 1st.		
	8	Q.	Of '08?		
11:14	9	A.	Yes.		
	10	Q.	And when did James McLeod leave your		
	11	organization?			
	12	Α.	2006, I believe.		
	13.	Q.	When did Rob Lachs leave your organization?		
11:14	14	A.	I believe that was June of 2007.		
	15	Q.	And when did Jamie Blackford leave your		
	16	organization?			
	17	Α.	Testing my memory here. Jamie left in, I'm		
	18	guessing, 2006.			
11:15	19	Q.	Are there org charts that you're aware of		
	20	that h	have these historical reporting relationships?		
	21	A.	Not that I'm aware of.		
	22	Q.	You can only get current, to your knowledge?		
	23	Α.	To my knowledge, yes.		
11:16	24	Q.	Now, the whole time you've been reporting to		
	25	Mr. Ma	dsen since June of '05, were your reports		

RICHARD CUMMINS September 16, 2008 CONFIDENTIAL

	1	MR. McDONELL: Counsel, I'm going to then
	2	break for the day. See you next week. Thank you,
	3	sir.
	4	VIDEOGRAPHER: This marks the end of
17:01	5	videotape number four in the deposition of Richard
	6	Cummins. Going off the record, the time is 5:02.
	7	000
	8	(Whereupon, the deposition was adjourned at
	9	5:02 p.m.)
	10	000
	11	
	12	I declare under penalty of perjury that
	13	the foregoing is true and correct. Subscribed at
	14	Denuels, California, this 15th day of
	15	October , 2008.
	16	
	17	
	18	Delin & Con
	19	Signature of Witness
	20	
	21	
	22	
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	25	
		•

Errata Sheet

Deposition of Rick Cummins, September 16, 2008

<u>Page</u>	<u>Line</u>	<u>Change</u>	Reason
41	21-22	Change "Juan's responsibility is service delivery manager." to "Juan is responsible for service delivery managers."	Clarification
124	14	Change "No, I haven't talked to customers." to "No, I haven't talked to hundreds of customers about TomorrowNow."	Clarification
151	1	Change "less" to "more"	Correction
174	23	Change "welcome" to "Oracle"	Correction
176	4	Change "Hutton" to "Hunt"	Correction
207	9	Change "McGee" to "Murquia"	Correction
219	22	Change "were new" to "renew"	Correction
232	4	Change "or doesn't" to "does or doesn't"	Correction
245	14	Change "IP" to "IT"	Correction

Subject to the above changes, I certify that the transcript is true and correct.

Signature /

date

CERTIFICATE OF REPORTER

I, WENDY E. ARLEN, a Certified Shorthand Reporter, hereby certify that the witness in the foregoing deposition was by me duly sworn to tell the truth, the whole truth and nothing but the truth in the within-entitled cause;

That said deposition was taken down in shorthand by me, a disinterested person, at the time and place therein stated, and that the testimony of the said witness was thereafter reduced to typewriting, by computer, under my direction and supervision.

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I further certify that I am not of counsel or attorney for either or any of the parties to the said deposition nor in any way interested in the event of this cause and that I am not related to any of the DATED: October 2, 2008

Long & Cule
WENDY parties thereto.

WENDY E. ARLEN CSR, No. 4355

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RICHARD CUMMINS September 16, 2008 HIGHLY CONFIDENTIAL INFORMATION - ATTORNEYS' EYES ONLY

Page 1

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

SAN FRANCISCO DIVISION

--00o--

ORACLE CORPORATION, a Delaware Corporation; ORACLE, USA, INC., a Colorado Corporation, and ORACLE INTERNATIONAL CORPORATION, a California Corporation,

Plaintiffs,

Vs.

No. 07-CV-01658-PJH (EDL)

SAP AG, a German Corporation, SAP AMERICA, INC., a Delaware CORPORATION, TOMORROWNOW, INC., a Texas Corporation, and DOES 1-50, Inclusive,

Defendants.

VIDEOTAPED RULE 30(b)(6) DEPOSITION OF

ORACLE CORPORATION

Designee: RICHARD CUMMINS

Tuesday, September 16, 2008

Volume I, Pages 1 - 255

HIGHLY CONFIDENTIAL INFORMATION - ATTORNEYS' EYES ONLY

Reported By: WENDY E. ARLEN, CSR #4355, CRR, RMR Job 412495

RICHARD CUMMINS September 16, 2008 HIGHLY CONFIDENTIAL INFORMATION - ATTORNEYS' EYES ONLY

		Page 3
	1	likely ways for customers to return to Oracle from
	2	TomorrowNow is through some kind of relationship with
	3	either a license rep or a support rep, correct?
09:44	4	A. Correct.
	5	Q. Then how does that relate to you? How do yo
	6	get in the loop?
	7	A. The license reps report up to me through a
	8	regional manager, and so did I say the license
09:44	9	rep?
	10	Q. You did.
	11	A. I meant support reps. I apologize. So the
	12	support reps report up to a regional manager to me.
	13	And so if the customer is trying to come back, a
09:45	14	support rep understands how to bring a customer back
	15	onto support. If there are issues with bringing them
	16	back or if they're trying to structure something
	17	that's out of outside of their parameters of what
	18	they can do, then then I will get involved.
9:45	19	Q. Is there is there any other group other
	20	than the group that reports up through you that would
	21	be responsible for trying to make new license sales
	22	to returning customers?
	23	MS. HOUSE: Objection, vague.
9:45	24	THE WITNESS: Other than the stuff I already
	25	mentioned, I don't believe so.

RICHARD CUMMINS September 16, 2008 CONFIDENTIAL

	1	MR. McDONELL: Counsel, I'm going to then
	5	break for the day. See you next week. Thank you,
	3	sir.
	4	VIDEOGRAPHER: This marks the end of
17:01	5	videotape number four in the deposition of Richard
	6	
	7	Cummins. Going off the record, the time is 5:02.
	8	00o
	9	(Whereupon, the deposition was adjourned at
	10	5:02 p.m.)
		000
	11	
	12	I declare under penalty of perjury that
	13	the foregoing is true and correct. Subscribed at
	14	Seause, California, this 15th day of
	15	Cotober, 2008.
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	18	Declin & Car
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DATED: October 2, 2008

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WENDY E. ARLEN CSR, No. 4355

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Page 1

IN THE UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

SAN FRANCISCO DIVISION

--000--

ORACLE CORPORATION, a
Delaware corporation, ORACLE
USA, INC., a Colorado
corporation, and ORACLE
INTERNATIONAL CORPORATION, a
California corporation,

Plaintiffs,

VS.

07-CV-1658 (PJH)

SAP AG, a German corporation, SAP AMERICA, INC., a Delaware corporation, TOMORROWNOW, INC., a Texas corporation, and DOES 1-50, inclusive,

Defendants.

VIDEOTAPED DEPOSITION OF PAUL DUGGAN

August 7, 2009

HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY

REPORTED BY: SARAH LUCIA BRANN, CSR 3887 (#421893)

		Page 21
09:46:32	1	Siebel customers?
09:46:33	2	MR. ALINDER: Objection. Vague and
09:46:34	3	ambiguous.
09:46:35	4.	THE WITNESS: Can you restate the
09:46:36	5	question?
09:46:37	6	MR. DELAHUNTY: Q. Is there any other
09:46:41	7	type of employee that has more interaction with
09:46:43	8	Siebel customers than the support sales
09:46:44	9	representatives?
09:46:45	10	MR. ALINDER: Objection. Calls for
09:46:48	11	speculation. Vague and ambiguous.
09:46:49	12	THE WITNESS: If you are speaking in
09:46:53	13	regard to support renewals, typically this would be
09:46:56	14	the person that would have the most contact with
09:47:04	15	those customers.
09:47:06	16	MR. DELAHUNTY: Q. And then they are in
09:47:09	17	turn managed by what you refer to as just managers.
09:47:12	18	Do they have a more formal title than manager?
09:47:14	19	MR. ALINDER: Objection. Vague as to
09:47:15	20	time.
09:47:16	21	THE WITNESS: To the best of my knowledge
09:47:24	22	they were regional managers.
09:47:25	23	MR. DELAHUNTY: Q. And your notes
09:47:29	24	indicate that in the time period June 1st, 2006 to
	25	May 31st, 2007 there were two regional managers,

	Page 22
09:47:36	Alicia Rago and Jennie Edwards. Is that correct?
09:47:37	A. Yes.
09:47:39	Q. Is that accurate across that time period?
09:47:46 4	A. Yes.
09:47:49 5	Q. Can you describe how their job
09:47:51 6	responsibilities differ from the support sales
09:47:52	representatives?
09:47:57	A. The support sales managers would manage
09:48:00 9	the support sales representatives from a day-to-day
09:48:06	basis, doing coaching sessions, reviewing the
09:48:10	representatives' forecasts and performance, those
09:48:14	sort of things.
09:48:16	Q. What are you referring to when you say
09:48:20	forecasts?
09:48:23	A. This you know, as in any sales
09:48:27	position, you have to forecast what deals will close
09:48:31	when. So, support sales is the same way.
09:48:33	Q. Who is responsible for creating those
09:48:37	forecasts?
09:48:41	A. The representatives will work with their
09:48:43	managers to build that forecast. Those managers
09:48:50	will then communicate those forecasts, roll up to
09:48:51	myself in this case. And at that time I would
09:48:55	review that forecast with Rick Cummins, and
25	eventually it would make it to Chris Madsen.

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11:34:57	1	(Whereupon, the deposition was
11:34:57	2	concluded at 11:24 a.m.)
11:34:57	3	000
11:34:57	4	I declare under penalty of perjury the
11:34:57	5	foregoing is true and correct. Subscribed at
11:34:57	6	SAN FRANCISCO, California, this 7 day
11:34:57	7	of AUGUST, 2009.
11:34:57	8	
	9	Paul Duggan
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INSTRUCTIONS FOR READING/CORRECTING YOUR DEPOSITION

To assist you in making changes and /or corrections to your deposition testimony, please follow the directions below. If additional pages are necessary, please furnish them and attach the pages to the back of the errata sheet.

Please read your transcript carefully. If you find any errors or changes you wish to make, insert the changes and/or corrections on the errata sheet by listing the page and the line number reference and then the change you wish to make.

Please do not make any changes and /or corrections on the face of the transcript.

Please do NOT change any of the questions.

After completing your review, please sign the last page of the errata sheet, above the designated "Signature" line and return the Errata sheets to Merrill Legal Solutions at 135 Main Street, 4th Floor, San Francisco, CA 94105 or fax them to (415) 357.4301.

ERRATA SHEET

Page Line	
25 7	Change: INTERNET -> INTRANET
	Reason: CLARIFY THIS IS INTERNAL SITE
26 12	Change: AVERNGE -> 'AT RISK'
	Reason: TYPo
36 22	Change: JUNE 15+, 2003 -> JUNE 15+, 2008
	Reason: TYPO

Page	Line		,
44	4	Change: 'IRISH' -> 'AT. RI	sk
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	No changes have	e been made. I certify that the transcript is true	and correct.
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(sign	nature)	(date)	

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DATED: August 13, 2009. Sarar Lucis Bran

SARAH LUCIA BRANN, CSR No. 3887

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Page 1

IN THE UNITED STATES DISTRICT COURT

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SAN FRANCISCO DIVISION

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ORACLE CORPORATION, a
Delaware corporation, ORACLE
USA, INC., a Colorado
corporation, and ORACLE
INTERNATIONAL CORPORATION, a
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Plaintiffs,

vs.

07-CV-1658 (PJH)

SAP AG, a German corporation,)
SAP AMERICA, INC., a Delaware)
corporation, TOMORROWNOW,)
INC., a Texas corporation, and)
DOES 1-50, inclusive,)

Defendants.

VIDEOTAPED DEPOSITION OF PAUL DUGGAN

August 7, 2009

HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY

REPORTED BY: SARAH LUCIA BRANN, CSR 3887 (#421893)

	Page 23
	Q. Can you describe the methodology in
21.121.53	
9:49:06	creating one of those forecasts?
9:49:07	MR. ALINDER: Objection. Vague and
9:49:13	ambiguous.
9:49:15	THE WITNESS: Can you clarify that?
9:49:16	MR. DELAHUNTY: Q. How do the managers
09:49:20	and support service representatives create one of
09:49:25	8 these forecasts that you refer to?
09:49:29	A. The representatives will track the
09:49:34	o forecasting close date and likelihood in terms of a
09:49:38	percentage in the OKS system, which is the system we
09:49:45	use to track our support renewals. And there are
09:49:47	typically verbal conversations between the reps and
09:49:50	the managers and the directors, based on roll-up of
09:50:03	those numbers in our standard reporting.
09:50:04	Q. How do those individuals who are
09:50:06	responsible for those forecasts or creating the
09:50:09	forecasts determine the likelihood of closing a
09:50:12	salë?
09:50:14	A. The support sales representative, and in
09:50:19	some cases the manager, would be in constant contac
09:50:21	with that customer and tracking the sales cycle,
09:50:25	from quotation, to communications with the customer
09:50:31	to eventually getting a purchase order.
-	Q. Is a record created of those

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