1	Robert A. Mittelstaedt (SBN 060359)	
2	Jason McDonell (SBN 115084) Elaine Wallace (SBN 197882) JONES DAY 555 California Street, 26 th Floor San Francisco, CA 94104 Telephone: (415) 626-3939	
3		
4		
5	Facsimile: (415) 875-5700 ramittelstaedt@jonesday.com	
6	jnicdonell@jonesday.com ewallace@jonesday.com	
7	Tharan Gregory Lanier (SBN 138784)	
8	Jane L. Froyd (SBN 220776) JONES DAY 1755 Embarcadero Road Palo Alto, CA 94303 Telephone: (650) 739-3939 Facsimile: (650) 739-3900	
9		
10		
11	tglanier@jonesday.com jfroyd@jonesday.com	
12	Scott W. Cowan (Admitted Pro Hac Vice) Joshua L. Fuchs (Admitted Pro Hac Vice) JONES DAY 717 Texas, Suite 3300	
13		
14	Houston, TX 77002	
15	Telephone: (832) 239-3939 Facsimile: (832) 239-3600 swcowan@jonesday.com	
16	jlfuchs@jonesday.com	
17	Attorneys for Defendants SAP AG, SAP AMERICA, INC., and	
18	TOMORROWNOW, INC.	
19	UNITED STATES DISTRICT COURT	
20	NORTHERN DISTRICT OF CALIFORNIA	
21	SAN FRANCISCO DIVISION	
22	ORACLE USA, INC., et al.,	Case No. 07-CV-1658 PJH (EDL)
23	Plaintiffs,	DECLARATION OF ANDREW NELSON IN SUPPORT OF DEFENDANTS' OPPOSITION TO PLAINTIFFS' MOTION TO COMPEL
24	v.	
25	SAP AG, et al.,	Date: N/A
26	Defendants.	Time: N/A Courtroom: E, 15 th Floor
27		Judge: Hon. Elizabeth D. Laporte
28		ANDREW NELSON DECLARATION
		Case No. 07-CV-1058 PJH (CDL)

1 2

3

4

I, ANDREW NELSON, declare:

I am the former President and Chief Executive Officer, of TomorrowNow, Inc. ("TN"), one of the Defendants in this case and a subsidiary of SAP America, Inc., which is a subsidiary of SAP AG (collectively "SAP"). I make this declaration based on my personal knowledge and, if called upon to do so, could testify competently thereto.

5 6

24

25

26

27

28

I resigned from TN in November 2007. Prior to my resignation, TN considered
 providing third party support for each of the Hyperion, Retek, and eBusiness Suite software
 product lines (collectively "HRE Products"). TN's consideration of servicing the HRE Products
 involved, among other things, an analysis of the projected revenues, expenses and other logistics
 associated with those potential new service offerings.

Ultimately, TN did not provide third party support for any of the HRE Products.
 Those decisions were made prior to my resignation and to my knowledge, TN never provided
 direct third party support for the HRE Products. I believe that TN never received any revenue for
 providing such support services.

To my knowledge, other than materials that were available to the general public
 (i.e., through the Internet or other publicly available means), no one at TN downloaded or
 otherwise accessed any of the HRE Products' proprietary software or confidential support
 materials for any purpose relating to TN's consideration of providing third party support for those
 products. If any such downloads or access occurred, to my knowledge it was not sanctioned or
 otherwise condoned by TN at any time prior to my resignation in November 2007.

I declare under penalty of perjury under the laws of the United States and the State of
California that the foregoing is true and correct. Executed this 22nd day of January, 2009 in
Bryan, Texas.

ANDREW NELSON DECLARATION Case No. 07-CV-1658 PJH (EDL)