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13						
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16	Attorneys for Defendants SAP AG, SAP AMERICA, INC., and TOMORROWNOW, INC.					
17	TOMORROWNOW, INC.					
18	UNITED STATES	S DISTRICT COURT				
19	NORTHERN DISTRICT OF CALIFORNIA					
20	SAN FRANC	ISCO DIVISION				
21	ORACLE USA, INC., et al.,	Case No. 07-CV-1658 PJH (EDL)				
22	Plaintiffs,	DECLARATION OF STEPHEN K.				
23	v.	CLARKE IN SUPPORT OF DEFENDANTS' MOTION FOR				
24	SAP AG, et al.,	SANCTIONS PURSUANT TO FED. R. CIV. P. 37(c) AND 16(f)				
25	Defendants.	<u>REDACTED</u>				
26		Date: August 18, 2009 Time: TBD				
27	Courtroom: E, 15 th Floor Judge: Hon. Elizabeth D. Laporte					
28	SFI-614425v1	CLARKE DECLISO DEFS.' MOT. FOR SANCTIONS Case No. 07-CV-1658 PJH(EDL)				

I, Stephen K. Clarke, declare as follows:

1. I have personal knowledge of the matters discussed herein.

3

A.

Background and Qualifications.

2. 4 I am a Certified Public Accountant (Accredited in Business Valuation) in the State of Arizona; a Certified Fraud Examiner; and a Chartered Accountant in England & Wales. A 5 6 copy of my resume is attached as Exhibit A. I have been engaged as a testifying economic 7 damages expert in dozens of intellectual property disputes over the last 20 years. Such disputes 8 have related to copyrights, patents, trade secrets, trade dress and unfair competition, and have 9 involved aggregate claims well in excess of \$100 billion (prior to this matter). I have provided 10 testimony as an economic expert in many venues including Federal and State Courts, arbitration 11 panels, and bankruptcy hearings in the United States, and the Crown Courts in Great Britain. I 12 have valued over \$20 billion worth of businesses in the same 20 year period. My degree is in 13 Management Sciences from the University of Manchester in England. I taught economics at 14 Arizona State University for several years.

15 3. In December 2007, I was retained by Defendants to address Plaintiffs' alleged
16 damages. I have been working on this case since then.

To date, my work has focused on the analysis of Plaintiffs' alleged lost profits,
 Defendants' alleged unjust enrichment and reasonable royalty.

19 5. Although it is not yet certain how Plaintiffs will quantify their alleged damages for
20 trial purposes, until recently it had appeared their claim was to consist of the following elements:

a. Lost profits relating to support revenue for approximately 346 customers
that contracted with TomorrowNow, Inc. ("TN") to support their Oracle software applications
("TN Customers").

b. Unjust enrichment of SAP from former Oracle customers who were
receiving support from TN but which also elected to purchase software and support from SAP.

26 27

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c. Reasonable royalties.

6. In their recently filed Supplemental and Amended Initial Disclosures

28 ("Supplement") Plaintiffs set out certain expanded damages claims.

1	7.	This declaration summarizes the work I have done assessing Plaintiffs' alleged		
2	damages to date and the work that would be necessary to evaluate Plaintiffs' expanded damages			
3	claims.	claims.		
4	B. <u>Wo</u> r	B. <u>Work to Date Regarding Plaintiffs' Damages Claims</u> .		
5	8.	In order to evaluate Plaintiffs' original claims for lost profits, unjust enrichment		
6	and reasona	le royalty, I have been analyzing the documents provided by the parties related to the	e	
7	TN Customers as well as a subset of those customers that also bought software and services from			
8	SAP.			
9	9.	My work to date has been time-consuming for a number of reasons:		
10		a. Analysis of Plaintiffs' claims requires consideration of a wide range of		
11	information from a variety of sources including: publicly available and non-public financial and			
12	other information, sales and marketing records, business management reports and analyses,			
13	correspondence, customer contracts, and more. I also needed a general overview of the products			
14	at issue in th	e case.		
15		b. Because typical Oracle and SAP customers tend to be large entities with		
16	complex inf	rmation technology purchase histories, and because of the vast differences in their		
17	individual fact patterns, I have had to do a customer-by-customer analysis.			
18	10. The documentary evidence produced to date is enormous, comprising 1.6 million			
19	documents and 8.9 million pages of information. A detailed breakdown of the documents			
20	provided to me so far is as follows (Note: all figures are approximate as I am frequently provided			
21	additional documents):			
22		a. Plaintiff documents (100,000 documents - 485,000 pages).		
23		b. SAP documents (140,000 documents - 787,000 pages).		
24		c. TN documents (1,262,000 documents - 6,918,000 pages).		
25		d. Third party subpoena documents (97,000 documents - 687,000 pages).		
26	11.	Included with, or in addition to, the above documents are the following:		
27		a. Oracle contract files for the TN Customers (some of which appear to be		
28	incomplete - 92,000 pages).			
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1		b.	SAP contract files for the relevant customers (2	2,000 pages).
2		c.	Contract files for the TN Customers (7,000 page	es).
3		d.	65 customer productions (these are customers o	f one or more of the
4	parties).			
5		e.	Oracle customer-specific files known as Analyt	ics Contracts, Analytics
6	License Repo	orts, an	d OKI3 reports (2,000 files with what I estimate to	be 300 MB of data).
7		f.	Oracle customer tracking files known as "risk"	reports/analyses (1500 files
8	with what I estimate to be 600 MB of data).			
9		g.	Customer-specific financial reports produced by	TN and SAP.
10		h.	Accounting, marketing and sales documents relation	ated to the parties' sales of
11	support services.			
12		i.	98 deposition transcripts (20,000 pages).	
13	12.	In ac	dition to the documents produced in discovery, the	ere is a substantial body of
14	publicly available information for virtually all of these customers, much of which may be relevant			
15	to my damages analysis. For example, publicly available data such as the following could be			
16	relevant, depending on the circumstances:			
17		a.	Bankruptcy filings.	
18		b.	Press releases.	
19		c.	Financial statements, including annual reports, S	SEC filings, etc.
20		d.	Analyst reports.	
21		e.	Trade press.	
22		f.	Press releases from one or more of the parties	
23			Damages Claim Regarding "Lost, diminished, or	r delayed current and
24	<u>prosp</u>	<u>ective</u>	customer revenues and profits."	
25	13.	In th	e Supplement, Plaintiffs set out their expanded dar	nages claims. Based on the
26	Supplement and Plaintiffs' Second Amended and Supplemental Responses and Objections to			
27	Defendant TomorrowNow, Inc.'s First Set of Interrogatories dated May 22, 2009, I understand			
28	that Plaintiffs	s are cl	aiming:	
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1 Current and future lost profits related to the loss of the TN Customers. a. 2 b. Current and future lost profits related to entities that may have become a 3 Plaintiff customer but for the alleged actions. (Note: it is not clear whether Plaintiffs are limiting 4 their "potential" customers to those that may have become a customer in the past but did not do so, or are including those that may have become a customer in the future and will not do so). 5 6 Discounts and price reductions to customers that Oracle retained (in other c. 7 words, Oracle customers that never became TN customers). 8 d. Unjust enrichment related to revenues and profits SAP generated as a result 9 of the alleged actions. 10 Reasonable royalty. e. 14. 11 To respond to such claims I need sufficient documentary evidence to allow me to 12 determine whether the revenues and profits generated from licenses and support during the 13 relevant period were reduced, by how much the revenues and profits were reduced, and why they 14 were reduced. I will also have to quantify the revenues and profits Plaintiffs would have 15 generated from the "potential" customers and analyze why they did not become Plaintiff 16 customers. 17 15. I will also need to know specifically: which entities Plaintiffs are claiming they 18 would have added as customers but for the alleged actions; which entities Plaintiffs are claiming 19 they discounted licenses and/or support for; the amount of any alleged discounts; and the reason 20 Oracle allowed any alleged discounts. 21 16. If I am to respond to Plaintiffs' claims, Plaintiffs will have to provide the pertinent 22 documents long before I learn Plaintiffs' specific damages methodologies (which will presumably 23 be when I receive Plaintiffs' damages expert report). 24 17. I cannot provide a precise estimate of the number of additional documents needed 25 to quantify the extended damages claims. However, whatever method Oracle uses to quantify its 26 damages arising from such claims, at a minimum the following documents would be needed for 27 each customer (for potential customers some of these documents will not exist or be relevant): 28 CLARKE DECL. ISO DEFS.'

1	a. Detailed accounting information (general ledgers and subsidiary ledgers)		
2	sufficient to show the license and support revenues and profits by year and by product line from		
3	2004 through the present. Plaintiffs have yet to produce any general ledger information.		
4	b. Detailed price calculations performed at the time of sale by the sales and/or		
5	marketing departments, including any senior executive inputs to the pricing decision.		
6	c. Emails, correspondence, executive reports, presentations, etc. sufficient to		
7	determine whether the price discounts for each customer were as a result of the alleged actions (as		
8	opposed to unrelated factors).		
9	d. Contracts and OKI3 Contract Details.		
10	e. Analytics Contracts Reports.		
11	f. Analytics License Reports for all customers that licensed an Oracle product		
12	during the relevant period. ¹		
13	g. Details of the "lost" potential customers including: company/entity name,		
14	size of deal discussed, correspondence (emails and letters), meeting agendas and notes, proposals,		
15	bids, and all CRM entries.		
16	18. While it is impossible to precisely estimate how many documents would be		
17	required to perform the damages analysis for such claims, it is likely it would be many millions of		
18	pages and dozens of depositions of relevant people (if they can even be located).		
19	D. <u>Expanded Damages Claims for "Harmed current and prospective customer</u>		
20	<u>relationships, even where they did not result in a customer support contract or</u> <u>software licensing."</u>		
21	19. In a claim that is somewhat repetitive of those made in Section C above, Plaintiffs		
22	seek to expand their damages claims to include alleged damages arising out of "Harmed current		
23	and prospective customer relationships, even where they did not result in a loss of a customer		
24	support contract or software licensing." Based on the interrogatory response referenced above, I		
25	am going to assume Plaintiffs are claiming lost profits for entities that were never lost by Oracle		
26	(i.e., retained customers) and entities that never became Oracle customers.		
27 28	¹ Contracts and OKI3 Contract Details, Analytics Contracts Reports and Analytics License Reports could assist in determining which products a customer received and the price paid for the products; pricing/purchase analysis cannot be performed on broad generalized data.		

1 20. In addition to the information needed to complete the analysis outlined above in 2 response to Plaintiffs' initial and expanded claims I will need to gather sufficient documentary 3 evidence to allow me to determine whether the revenues and profits that might have been 4 generated from potential customers were reduced during the relevant period, by how much such revenues and profits were reduced and why the revenues and profits were reduced (if they were). 5 6 21. I will need the pertinent documents long before learning Plaintiffs' specific 7 damages methodologies if I am to respond to Plaintiffs' claims. 8 22. Whatever method Oracle uses to quantify its damages arising from such claims, I 9 will likely need the following documents: 10 All documents related to the unspecified customers Plaintiffs add to the TN a. 11 Customers already at issue including: 12 i. Contracts and OKI3 Contract Details, Analytics Contracts Reports, 13 and Analytics License Reports for all customers that licensed an Oracle product during the 14 relevant period. Such documents are needed to determine: how much the revenues and profits 15 Plaintiffs generated from such licensing activities were affected by the alleged actions; which 16 products a customer received; and the price paid for the purchased products and services. 17 ii. Documents that show license purchasing patterns over the 18 customer's lifetime on PeopleSoft, JD Edwards and Siebel software (preferably over a long 19 period but at least from 2002 to the present time). Such documents would have to include enough 20 detail to show, by customer, the initial license purchases, subsequent purchases, termination of 21 software licenses, and paid upgrades to new software. 22 iii. Analyses, reports, and other documentation that show the details of 23 up-selling initiatives undertaken by Oracle. Such documents would show details such as the 24 strategies of the up-selling initiatives, details of target customers (could be by industry, 25 geography, company size, product pillar, release number, etc.), specific applications/modules, 26 penetration rates, average customer spend, etc. 27 Documents related to the entities which never became Oracle customers (in b. 28 addition to the TN Customers): CLARKE DECL. ISO DEFS.'

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1 i. Market and customer studies that demonstrate how Oracle's and 2 SAP's sales and losses changed to quantify whether, after SAP's acquisition of TN, Oracle's 3 (as suggested on page 27 of Mr. Ellison's 4 deposition). 5 ii. Reports that quantify Oracle's "win rate" from 2002 to the present 6 day to determine whether Oracle's "win rate" declined during the period January 2005 to October 7 2008, when SAP owned TN, and to determine whether Oracle's "win rate" was affected by the TN wind-down in October 2008. 8 9 iii. Detailed sales correspondence with the prospective customers 10 including any Requests For Proposal and responsive Oracle/PeopleSoft/JD Edwards/Siebel 11 proposals made, internal emails, customer files and meeting notes regarding offers made or to be 12 made including pricing, deliverables, timetables, implementation contracts and other consulting 13 contracts. 14 iv. Analyses, reports, and other documentation that show the average 15 value of a new Oracle/PeopleSoft/JD Edwards/Siebel customer. Any such analysis should include 16 the underlying assumptions upon which the analysis is based. 17 Detailed accounting information (general ledgers and subsidiary ledgers) c. 18 sufficient to show the expenses incurred to generate any license and support revenue identified 19 above that was lost as a result of the alleged actions. 20 23. It will also be necessary to analyze each customer's motives for choosing Oracle 21 or SAP (or other entity) as their ERP vendor, and determine whether they reduced their purchase 22 of licenses and support from Oracle as a result of the alleged actions. It is impossible at this stage 23 to be certain what documents and testimony might lead to evidence of such damages but it would 24 likely include millions of pages of documents and extensive deposition testimony (if the relevant 25 people can be located). At a minimum, I would need to review the following additional 26 documents: 27 28

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1	a. Industry publications, reports, articles, etc. to determine the prevalence of			
2	factors other than TN that contributed to customers selecting software other than Oracle after its			
3	acquisition of PeopleSoft and Siebel. Other factors to be investigated include:			
4	i. Public reaction to Oracle's hostile takeover of PeopleSoft and			
5	acquisition of Siebel.			
6	ii. Uncertainty in the marketplace about whether Oracle would			
7	discontinue support on PeopleSoft, JD Edwards and Siebel products.			
8	iii. Uncertainty in the marketplace about overall PeopleSoft/JD			
9	Edwards and Siebel product direction.			
10	iv. Uncertainty in the marketplace about Oracle's plans for "Fusion"			
11	products.			
12	v. Uncertainty in the marketplace about Oracle's continuation of			
13	PeopleSoft's support policy that allegedly forced customers who did not want to upgrade to seek			
14	outside services to attain tax/regulatory updates.			
15	vi. Uncertainty in the marketplace about Oracle's continuation of			
16	PeopleSoft's pricing policies.			
17	b. All internal writings (emails, letters, reports and analyses) related to the			
18	market response to Oracle's acquisition of PeopleSoft, JD Edwards and Siebel.			
19	c. Information on each potential customer "lost" by Oracle that would			
20	describe the motives supporting the customer's decision not to purchase Oracle software. Such			
21	documentation would include email correspondence, notes, reports, presentations, spreadsheets,			
22	customer files, proposals, and information in Oracle's possession (such as notes, summaries of			
23	customer meetings, summaries of telephone calls with customers, etc.) as well as information the			
24	chosen vendor and the customer have in their possession.			
25	d. Customer depositions.			
26	e. Press releases, industry publications, articles, transcripts of analyst			
27	meetings, etc. that discuss Oracle, SAP and other vendor win-rates and reasons the win-rates may			
28	have changed over time.			
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E.

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Expanded Claims Regarding "...abandonment of PeopleSoft customer contract stepup renewal price escalations, the early adoption and generous terms of Oracle's Lifetime Support and Applications Unlimited programs and additional spends on customer support enhancements."

4 24. The Supplement also states Plaintiffs may seek to expand their damages claims to
5 include alleged damages arising out of "...the abandonment of the PeopleSoft customer contract
6 step-up renewal price escalations, the early adoption and generous terms of Oracle's Lifetime
7 Support and Applications Unlimited programs and additional spends on customer support
8 enhancements."

9 25. To respond to such claims I will have to analyze enough documentary evidence to
10 determine whether revenues and profits related to the stated items decreased, by how much
11 revenues and profits decreased, and why revenues and profits decreased including:

a. Documents related to "The abandonment of existing PeopleSoft customer
contract step-up renewal price escalations":

i. Detailed accounting information and pricing policies sufficient to
show, for each customer at issue, the revenues that would have been generated under the "existing
PeopleSoft customer contract step-up renewal price escalations" as well as the revenues actually
generated for each allegedly affected customer.

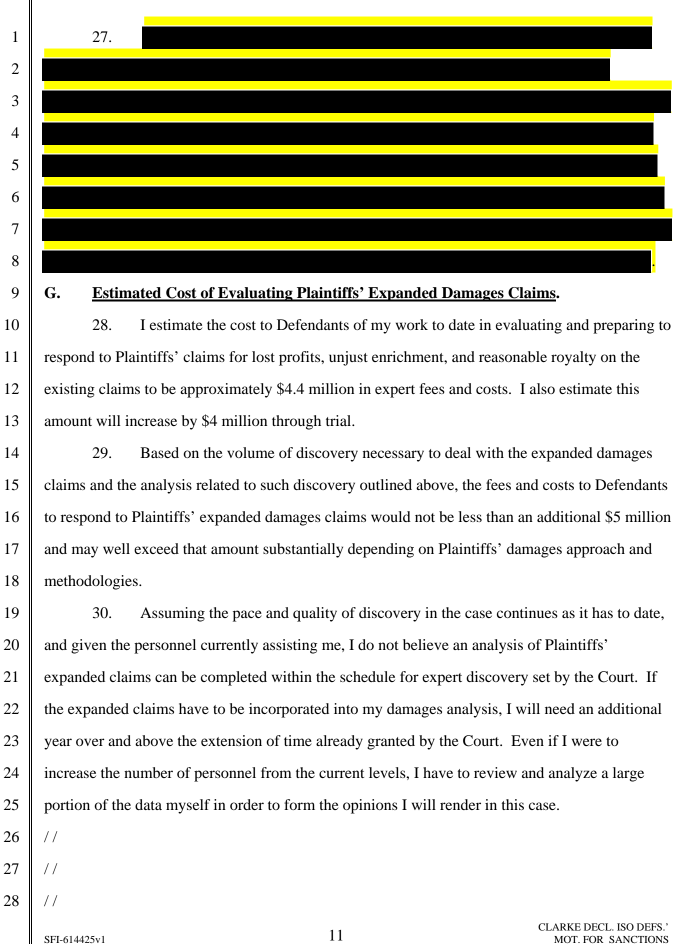
18 ii. Customer-specific pricing calculations sufficient to show how
19 pricing compared to "Then-Current" pricing.

20 iii. Emails, reports, presentations, etc., including any executive
21 involvement, of the implementation of new pricing policies to be able to determine the degree to
22 which any new policies were related to the alleged actions.

iv. Public statements, press releases, announcements, transcripts of
industry analyst meetings; press conferences; and all other pronouncements relating to existing
and proposed PeopleSoft pricing structures.

b. Documents related to "the early adoption and generous terms of Oracle's
Lifetime Support and Applications Unlimited programs and additional spends on customer
support enhancements":

1	i. The original plan that Oracle had in place to support PeopleSoft and			
2				
	JD Edwards customers and when, how, and why that plan changed. Documentation may include			
3	email correspondence, plans, reports, presentations, analyses, and executive involvement.			
4	ii. The original timeline under which Oracle had planned to implement			
5	Lifetime Support and Applications Unlimited and when, how, and why that timeline changed.			
6	Documentation may include email correspondence, plans, reports, presentations, analyses, and			
7	executive involvement.			
8	iii. Analyses performed by Oracle that quantify the threat to Oracle's			
9	support revenues had Oracle not implemented Lifetime Support and Applications Unlimited.			
10	Documentation may include break-even analyses, return on investment analyses, other financial			
11	analyses, reports, presentations, email correspondence, and executive involvement.			
12	iv. Detailed accounting information sufficient to show the support			
13	costs of the original support plan.			
14	v. Detailed accounting information sufficient to show the support			
15	costs under any subsequent plans and timelines.			
16	vi. Detailed accounting information sufficient to show the cost of any			
17	customer support enhancements Oracle implemented.			
18	F. <u>Plaintiffs Have Not Produced Information Sufficient to Evaluate the Expanded</u>			
19	Damages Claims.			
20	26. Plaintiffs have not produced the information necessary to do the various analyses			
21	that would be necessary to calculate damages under the expanded damages claims. A letter from			
22	Zachary Alinder, Esq. to Elaine Wallace, Esq. dated May 22, 2009 lists numerous documents that			
23	Mr. Alinder states are "related to license revenue." These documents are insufficient to			
24	determine the customers included in the expanded damages claims because the documents are			
25	either broad, generalized reports (e.g. quarterly financial reference books, SEC filings, board			
26	packages, etc.), or they contain select customer-specific information (e.g. at-risk reports) for			
27	customers not specified by Plaintiffs to be included or excluded from its damages claim. Some of			
28	the categories of documents are unclear and further clarification from Plaintiffs may be needed.			
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1	I declare under penalty of pe	erjury under the laws of th	e United States and the State of	
2	California that the foregoing is true	1		
3	Executed this of 13 th of July	2009 in Phoenix, Arizon	a.	
4		Stephen K. Clar	- Pro-	
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