

EXHIBIT F

United States District Court

Northern District of California

Before The Honorable Elizabeth D. Laporte

Oracle Corporation, et al.)
)
 Plaintiff,)
)
 vs.)
)
 SAP AG, et al.,)
)
 Defendant.)

No. C07-1658 PJH (EDL)



San Francisco, California
Wednesday, May 27, 2009

Reporter's Transcript Of Proceedings

Appearances:

For Plaintiff: Bingham McCutchen
 Three Embarcadero Center
 San Francisco, California 94111
 By: Anthony Falzone, Esquire
 Zachary Alinder, Esquire

For Defendant: Jones Day
 555 California Street, 26th Floor
 San Francisco, California 94104
 By: Elaine Wallace, Esquire
 Greg Lanier, Esquire
 Jane Froyd, Esquire

Reported By: Sahar McVickar, RPR, CSR No. 12963
 Official Reporter, U.S. District Court
 For the Northern District of California

(Computerized Transcription By Eclipse)

1 **MS. WALLACE:** Well, maybe I can address that, Your
2 Honor.

3 I think it may well turn out to be that all we need
4 Oracle to do is for each derivative work identify each prior
5 version on which it's based, identify the modules and the
6 module level, which modules from each prior version were
7 incorporated, and, if necessary, if an entire module was not
8 incorporated, at the feature or function level.

9 I don't think we are going to need to go to,
10 certainly not in all instances, and probably not even in most
11 instances, lines of code. I think where we may get to lines of
12 code is that Oracle has focused a lot of its discovery, so far
13 in the case, on not alleged copying of entire works, but
14 alleged copying of individual objects or fixes or features, and
15 appears to be hinging its damages theory on that.

16 We may, at some point, get to the point where what
17 we're talking about are experts comparing lines of code, but we
18 are certainly not there yet. We are looking for a starting
19 point, the starting point being tell us which preexisting works
20 each version is based on, tell us which modules, which
21 features, which enhancements you included in the derivative
22 work. And then, if we need to get to lines of code, we can
23 address that at that point, but we are certainly not asking for
24 that now.

25 **THE COURT:** Could that be done -- I mean, what's the

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/s/ Sahar McVickar

Sahar McVickar, RPR, CSR No. 12963

Wednesday, May 27, 2009

*Sahar McVickar, C.S.R. No. 12963, RPR
Official Court Reporter, U.S. District Court
(415) 626-6060*