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15	Corporation, and Oracle Livilly Emitted			
16				
16	UNITED STATES DISTRICT COURT			
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	NORTHERN DISTRICT OF CALIFORNIA			
18	SAN FRANCISCO DIVISION			
10	SANTRANCISCO	O DI VISION		
19	ORACLE USA, INC., et al.,	CASE NO. 07-CV-01658 PJH (EDL)		
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	Plaintiffs,	STIPULATION TO PERMIT		
21	v.	PLAINTIFFS TO FILE DRAFT		
22	CAD AC at al	STIPULATION UNDER SEAL		
22	SAP AG, et al.,			
23	Defendants.			
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28	A/73121615.1/2021039-0000324170	Case No. 07-CV-01658 PIH (FD		

1	Pursuant to Local Rules 7-11(a) and 79-5(b)-(c), Plaintiffs Oracle USA, Inc., Oracle		
2	International Corporation, and Oracle EMEA Limited (collectively, "Oracle") and Defendants		
3	SAP AG, SAP America, Inc., and TomorrowNow, Inc. (collectively, "Defendants," and with		
4	Oracle, the "Parties") jointly submit this stipulation to permit Oracle to file Exhibit B to the		
5	Parties' August 18, 2009 Joint Discovery Conference Statement ("Statement") under seal.		
6	The requested relief is necessary and narrowly tailored to protect the alleged		
7	confidentiality of the materials put at issue by the Parties' Statement, until such time as the Cour		
8	rules on the confidentiality of the relevant subject matter.		
9	Specifically, Exhibit B to the Statement contains information designated by Defendants		
10	as "Confidential Information" pursuant to the Protective Order entered in this action on June 6,		
11	2007. Moreover, Defendants contend that Exhibit B to the Statement reflects a "snapshot" of the		
12	Parties' inchoate compromise discussions under Fed. R. Evid. 408 and should be protected		
13	accordingly.		
14	Accordingly, the Parties, through their respective counsel of record, stipulate that Oracle		
15	be permitted to file Exhibit B to the Statement under seal. The Parties further agree that Oracle		
16	reserves its rights to challenge the confidentiality of the information filed under seal pursuant to		
17	this Stipulation and understand that this Stipulation is not intended to relieve Defendants'		
18	burden, under Local Rule 79-5(d), of supporting the confidentiality of the documents at issue.		
19	The Parties agree that neither the act of filing nor the filed documents shall be construed as a		
20	waiver of confidentiality designation or other protection (under Fed. R. Evid. 408 or otherwise)		
21	with respect to documents, transcripts, or other information referred to in, or that serve as the		
22	basis for, the allegations or arguments made therein.		
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28	IT IS SO STIPULATED.  A/73121615 1/2021039-0000324170  2		

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2	DATED: August 18, 2009	BINGHAM McCUTCHEN LLP
3		By:/s/ Bree Hann
<b>4 5</b>		Bree Hann Attorneys for Plaintiffs
6		Oracle USA, Inc., Oracle International Corporation, and Oracle EMEA Limited
7		
8	In accordance with General Order No. 45, Rule X, the above signatory attests that	
9	concurrence in the filing of this docu	ment has been obtained from the signatory below.
10	DATED: August 18, 2009	JONES DAY
11		By: /s/ Jason McDonell
12		Jason McDonell Attorneys for Defendants
13		SAP AG, SAP America, Inc., and TomorrowNow, Inc.
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28	A/73121615.1/2021039-0000324170	3 Case No. 07-CV-01658 PIH (FDI.)