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15	•	
16	UNITED STATES	DISTRICT COURT
10	MODTHEDN DICTD	ICT OF CALIFORNIA
<b>17</b>	NORTHERN DISTR	ICT OF CALIFORNIA
40	OAKLAN	D DIVISION
18		
19	ORACLE USA, INC., et al.,	CASE NO. 07-CV-01658 PJH (EDL)
1)		
20	Plaintiffs,	DECLARATION OF BREE HANN IN
	V.	SUPPORT OF PLAINTIFFS'
21	SAP AG, et al.,	ADMINISTRATIVE MOTION TO PERMIT PLAINTIFFS TO FILE
22	5/11 /10, ci ui.,	UNDER SEAL INFORMATION
22	Defendants.	SUPPORTING ORACLE'S
23		OPPOSITION TO DEFENDANTS'
		MOTION TO COMPEL
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<b>4</b> U		
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28		Case No. 07-CV-01658 PJH (EDL)

1	I, Bree Hann, declare:
2	1. I am an attorney at law licensed to practice in the State of California and
3	before this Court, and a partner at Bingham McCutchen LLP, counsel of record for plaintiffs
4	Oracle USA, Inc., Oracle International Corporation, Oracle EMEA Limited, and Siebel Systems,
5	Inc. (together, "Oracle" or "Plaintiffs") in this action. I have personal knowledge of the facts
6	stated below by virtue of my representation of Oracle in this action, and, if called as a witness,
7	could competently testify as to them.
8	2. Pursuant to Civil Local Rule 79-5 and the stipulated Protective Order entered
9	on June 6, 2007 in this case, I make this Declaration in support of Plaintiffs' Administrative
10	Motion to Permit Plaintiffs to File Under Seal Information Supporting Oracle's Opposition to
11	Defendants' Motion to Compel ("Administrative Motion").
12	Defendants' Confidential Information
13	3. At SAP AG, SAP America, Inc., and TomorrowNow, Inc.'s (together,
14	"Defendants") request, Oracle's Administrative Motion asks that the Court order the sealing of
15	the information identified in Paragraph 4 below. The requested relief is necessary and narrowly
16	tailored to protect the alleged confidentiality of the materials put at issue by Plaintiffs'
17	Opposition to Defendants' Motion to Compel ("Opposition") until such time as Defendants may
18	submit a declaration in accordance with Civil Local Rule 79-5(d), and the Court makes a final
19	ruling as to confidentiality of the relevant subject matter.
20	4. Specifically, Defendants have requested that Oracle seal: Portions of the
21	Declaration of Zachary J. Alinder in Support of Oracle's Opposition to Defendants' Motion to
22	Compel ("Alinder Decl.") at $\P$ 13 and Exhibit H thereto.
23	Oracle's Confidential Information
24	5. Through the Administrative Motion, Plaintiffs also request an order from the
25	Court sealing Oracle's confidential information filed in support of Oracle's Opposition.
26	6. I have reviewed the documents identified as Exhibits F, G, K, L, P, DD, and
27	EE to the Alinder Declaration; the specified portions of the Declaration of Jason Rice in Support

of Oracle's Opposition to Defendants' Motion to Compel ("Rice Declaration"); and the  $$^{\rm Case\ No.\ 07\text{-}CV\text{-}01658\ PJH\ (EDL)}$}$ 

**28** 

1	Declaration of Burry Ransom in Support of Oracle's Opposition to Defendants. Motion to	
2	Compel ("Ransom Declaration") and the exhibits thereto. Each of these documents contains	
3	nonpublic, commercially-sensitive, private and confidential information, the disclosure of which	ch
4	would create a risk of significant competitive injury and particularized harm and prejudice to	
5	Oracle.	
6	7. Oracle has narrowly tailored its request by only requesting redaction or	
7	sealing of the specific documents and information which contain the most commercially-	
8	sensitive, private and confidential information. For example, Oracle has not moved to seal line	es
9	or paragraphs pulling limited information from the Exhibits it proposes to seal below, and	
10	instead has only moved to seal the complete documents, which, as a whole, can cause	
11	competitive injury or harm as described in ¶ 7 (a)-(e). The documents and information for whi	ich
12	Oracle does request filing under seal are detailed as follows, and contain the specified types of	•
13	confidential, private and commercially-sensitive information justifying their protection under t	the
14	sealing rules of this Court, including Rule 26(c), Local Rule 79-5, and the Court's Standing	
15	Order Involving Sealed or Confidential Documents:	
16	a) Rice Declaration at Paragraph 3, lines 12-17 and Paragraph 6, lines 9-18: These portion	ns
17	of the Rice Declaration contain non-public, commercially-sensitive and confidential	
18	technical details regarding the manner in which Oracle's software and support material	S
19	are coded, associated, and maintained within Oracle's customer support databases as w	ell
20	as technical details about the functionality of Oracle's customer support databases.	
21	Disclosure of such information could grant Oracle's competitors, partners, customers,	
22	and other interested parties insight into Oracle's operations that would provide them wa	ith
23	an unfair competitive advantage with respect to current and future operations and	
24	negotiations. Accordingly, disclosure of such confidential information would create a r	isk
25	of significant competitive injury and particularized harm and prejudice to Oracle.	
26	b) Ransom Declaration at Paragraph 9, lines 18-25 and Exs. A & B: This portion of the	
27	Ransom declaration and the accompanying exhibits contain non-public, commercially-	
28	sensitive and confidential information regarding terms of a customer's license	DI )

	agreements, commercially-sensitive and confidential technical details regarding the
	manner in which Oracle's software and support materials are coded, associated, and
	maintained within Oracle's customer support databases, as well as technical details about
	the functionality of Oracle's customer support databases. Disclosure of such information
	would grant Oracle's competitors and other interested parties insight into Oracle's
	internal strategy and customer relationships that would provide them with an unfair
	competitive advantage with respect to current and future operations and negotiations.
	Accordingly, the disclosure of this information would create a risk of significant
	competitive injury and particularized harm and prejudice to Oracle.
c)	Exhibits F & G to the Alinder Declaration: These Exhibits contain, respectively, an
	excerpt from a document Bates-labeled TN-OR04217886 and a complete version of TN-
	OR04217886. These Exhibits contain non-public, commercially-sensitive, and

excerpt from a document Bates-labeled TN-OR04217886 and a complete version of TN-OR04217886. These Exhibits contain non-public, commercially-sensitive, and confidential technical details regarding software and support materials that Oracle creates for its customers, as well as technical details regarding the manner in which Oracle's software and support materials are coded, associated, and maintained within Oracle's customer support databases. These Exhibits contain documents originally produced by Defendants, but the documents are compilations of detailed information from Oracle's Customer Connection website, which are not publicly available. Disclosure of such information would grant Oracle's competitors, partners, and other interested parties insight into Oracle's operations and products that would provide them with an unfair competitive advantage with respect to current and future operations and negotiations. Accordingly, disclosure of such confidential information would create a risk of significant competitive injury and particularized harm and prejudice to Oracle.

d) Exhibits K & L to the Alinder Declaration: These Exhibits contain, respectively, an excerpt from a document bates labeled TN-OR01502369 and a complete version of TN-OR01502369. These Exhibits contain non-public, commercially-sensitive, and confidential technical detail regarding software and support materials that Oracle creates for its customers, as well as technical details regarding the manner in which Oracle's Case No. 07-CV-01658 PJH (EDL)

software and support materials are coded, associated, and maintained within Oracle's
customer support databases. These Exhibits contain documents originally produced by
Defendants, but the documents are compilations of detailed information from Oracle's
Customer Connection website, accessible only to Oracle's customers. Disclosure of such
information would grant Oracle's competitors, partners, and other interested parties
insight into Oracle's operations that would provide them with an unfair competitive
advantage with respect to current and future operations and negotiations. Accordingly,
disclosure of such confidential information would create a risk of significant competitive
injury and particularized harm and prejudice to Oracle.

- e) Exhibit P to the Alinder Declaration: Exhibit P contains a series of documents produced by Oracle in this litigation which contain non-public, commercially-sensitive, and confidential technical detail regarding software and support materials that Oracle creates for its customers, as well as technical details regarding the manner in which Oracle's software and support materials are coded, associated, and maintained within Oracle's customer support databases. Disclosure of such information would grant Oracle's competitors, partners, and other interested parties insight into Oracle's operations that would provide them with an unfair competitive advantage with respect to current and future operations and negotiations. Accordingly, disclosure of such confidential information would create a risk of significant competitive injury and particularized harm and prejudice to Oracle.
- f) Exhibits DD and EE to the Alinder Declaration: These Exhibits to the Alinder

  Declaration contain non-public, commercially-sensitive and confidential technical detail

  regarding the structure and use of Oracle's customer support databases, as well as

  technical details regarding the manner in which Oracle's software and support materials

  are coded, associated, and maintained within Oracle's customer support databases.

  Disclosure of such information would grant Oracle's competitors, partners, and other

  interested parties insight into Oracle's operations that would provide them with an unfair

  competitive advantage with respect to current and future operations and negotiations.

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1	Accordingly, disclosure of such confidential information would create a risk of
2	significant competitive injury and particularized harm and prejudice to Oracle.
3	
4	I declare under the laws of the United States and the State of California that the
5	foregoing is true and correct and that this Declaration was executed on January 5, 2010, in San
6	Francisco, California.
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9	/s/ Bree Hann Bree Hann
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