	Case4:07-cv-01658-PJH Do	ocument644	Filed03/03/10	Page1 of 4	
1	Robert A. Mittelstaedt (SBN 06035 Jason McDonell (SBN 115084)	59)	BINGHAM McC	CUTCHEN LLP ETT (SBN 72257)	
2	Elaine Wallace (SBN 197882)		GEOFFREY M.	HOWARD (SBN 157468)	
3	JONES DAY 555 California Street, 26 <sup>th</sup> Floor			JSE (SBN 136045) LINDER (SBN 209009)	
5	San Francisco, CA 94104		BREE HANN (S		
4	Telephone: (415) 626-3939		Three Embarcad		
5	Facsimile: (415) 875-5700 ramittelstaedt@jonesday.com		San Francisco, C Telephone: (415		
C	jmcdonell@jonesday.com		Facsimile: (415		
6	ewallace@jonesday.com		donn.pickett@bi geoff.howard@t		
7	Tharan Gregory Lanier (SBN 1387	(84)	holly.house@bir	ngham.com	
8	Jane L. Froyd (SBN 220776) JONES DAY		zachary.alinder@ bree.hann@bing		
	1755 Embarcadero Road		-		
9	Palo Alto, CA 94303 Telephone: (650) 739-3939			EY (SBN 129049) DSS (SBN 154227)	
10	Facsimile: (650) 739-3900		500 Oracle Park		
11	tglanier@jonesday.com jfroyd@jonesday.com		M/S 50p7		
11	Jnoyd@jonesday.com		Redwood City, C		
12	Scott W. Cowan (Admitted Pro Ha		Telephone: (650 Facsimile: (650		
13	Joshua L. Fuchs (Admitted <i>Pro Ha</i> JONES DAY	ic vice)	dorian.daley@oi		
14	717 Texas, Suite 3300		jennifer.gloss@c		
14	Houston, TX 77002 Telephone: (832) 239-3939		Attorneys for Pla	aintiffs	
15	Facsimile: (832) 239-3600		Oracle USA, Inc	., Oracle International	
16	swcowan@jonesday.com jlfuchs@jonesday.com		Corporation, Ora Siebel Systems,	acle EMEA Limited, and	
			Sleber Systems,	Inc.	
17	Attorneys for Defendants SAP AG, SAP AMERICA, INC., a	and			
18	TOMORROWNOW, INC.				
19	UNITED STATES DISTRICT COURT				
20	NORTHERN DISTRICT OF CALIFORNIA				
21	OAKLAND DIVISION				
22	ORACLE USA, INC., et al.,		Case No. 07-CV	7-1658 PJH (EDL)	
23	Plaintiffs,		STIPULATION DEFENDANTS	N TO PERMIT S TO FILE UNDER	
24	v.		SEAL PLAINT	TIFFS' DOCUMENTS	
25	SAP AG, et al.,		SUPPORTING DEFENDANTS' MOTION FOR PARTIAL SUMMARY JUDGMENT		
26	Defendants.				
27					
28					
-			STIPULATIO	N IN SUPPORT OF DEFENDANTS'	
	SVI-78255v1			ADMINISTRATIVE MOTION Case No. 07-CV-1658 PJH (EDL)	
				、 /	

## Case4:07-cv-01658-PJH Document644 Filed03/03/10 Page2 of 4

1	Pursuant to Local Rules 7-11(a) and 79-5(c), Plaintiffs Oracle USA, Inc., <sup>1</sup> Oracle			
2	International Corporation, Oracle EMEA Limited, and Siebel Systems, Inc. ("Plaintiffs") and			
3	Defendants SAP AG, SAP America, Inc., and TomorrowNow, Inc. ("Defendants," and together			
4	with Plaintiffs, the "Parties") jointly submit this Stipulation to Permit Defendants to File Under			
5	Seal Plaintiffs' Documents Supporting Defendants' Motion for Partial Summary Judgment			
6	("Motion for Partial Summary Judgment").			
7	WHEREAS, Defendants filed their Motion for Partial Summary Judgment, along with the			
8	Declaration of Tharan Gregory Lanier in Support of Defendants' Motion for Partial Summary			
9	Judgment ("Lanier Declaration") and supporting exhibits, on March 3, 2010;			
10	WHEREAS, at Plaintiffs' request, Defendants have filed an Administrative Motion to			
11	Permit Defendants to File Under Seal Plaintiffs' Documents Supporting Defendants' Motion for			
12	Partial Summary Judgment;			
12				
13	WHEREAS the requested relief is necessary and narrowly tailored to protect the alleged			
14	confidentiality of the materials put at issue by the Motion for Partial Summary Judgment until			
15 16	such time as the Court makes a final ruling as to confidentiality of the relevant subject matter.			
10	Specifically, the following documents and portions of documents contain information designated			
	by Plaintiffs as "Highly Confidential - Attorneys' Eyes Only":			
18	<ul> <li>The following portions of the Lanier Declaration: portions of ¶ 4, ¶ 8;</li> <li>The following portions of Exhibit A to the Lonier Declaration: portions of ¶ 150, 152.</li> </ul>			
19 20	• The following portions of Exhibit A to the Lanier Declaration: portions of ¶¶ 150-152,			
20	¶¶ 284-285, ¶¶ 287-288, ¶ 354, ¶¶ 402-405, ¶¶ 449-450;			
21	• The following portions of Exhibit B to the Lanier Declaration: portions of 6, 43-44;			
22	• The entirety of Exhibit D to the Lanier Declaration;			
23	• The following portions of Exhibit E to the Lanier Declaration: 139:16-23, 142:5-			
24	145:14;			
25				
26	<sup>1</sup> As Plaintiffs note in their own moving papers, Oracle contends that Oracle's recent			
27 28	acquisition of Sun Microsystems, Inc. has resulted in certain limited changes to Oracle's corporate structure, including that Oracle America, Inc. has assumed all of plaintiff Oracle USA, Inc.'s rights and obligations.			
	SVI-78255v1- 2 -STIPULATION IN SUPPORT OF DEFENDANTS' ADMINISTRATIVE MOTION Case No. 07-CV-1658 PJH (EDL)			

	Case4:07-cv-01658-PJH Document644 Filed03/03/10 Page3 of 4				
1	• The following portions of Exhibit F to the Lanier Declaration: 289:25-290:11, 362:17-				
2	370:2;				
3	• The entirety of Exhibit H to the Lanier Declaration;				
4	• The following portions of the Declaration of Elaine Wallace in Support of Defendants'				
5	Fed. R. Evid. 1006 Summary of Evidence ("Wallace Declaration"): portions of ¶¶ 2-5;				
6	• The entirety of Exhibit 1 to the Wallace Declaration; and				
7	• The following portions of the Motion for Partial Summary Judgment: portions of 2:15-				
8	16, 4:8-13, 4:19, 4:21-28, 5:1-5, 9:15-17, 10:16, 11:10.				
9	Additionally, the following documents and portions of documents contain information designated				
10	by Plaintiffs as "Confidential Information":				
11	• The following portions of Exhibit A to the Lanier Declaration: $\P$ 20 (Table 1); and				
12	• The following portions of Exhibit E to the Lanier Declaration: 1, 247.				
13	NOW, THEREFORE, IT IS HEREBY STIPULATED by the Parties, through their				
14	respective counsel of record, that Defendants be permitted to move for permission to file under				
15	seal portions of the Motion for Partial Summary Judgment, as well as portions of declarations and				
16	exhibits in support thereof, as described above. The Parties further agree that Defendants reserve				
17	their rights to challenge the confidentiality of the information filed under seal pursuant to this				
18	Stipulation. While the Parties agree that portions of the Motion for Partial Summary Judgment				
19	may be publicly filed, the Parties also agree that the filing shall not be construed as a waiver of				
20	any confidentiality designation or other protection with respect to documents, transcripts, or other				
21	information referred to in, or that serve as the basis for, the allegations or arguments made in it.				
22	IT IS SO STIPULATED.				
23					
24					
25					
26					
27					
28	οτισμι α τισκι ικι οι ισσοστι σε ισετεικις α κιτο?				
	SVI-78255v1- 3 -SVI-78255v1SVI-78255v1- 3 -ADMINISTRATIVE MOTION Case No. 07-CV-1658 PJH (EDL)				

	Case4:07-cv-01658-PJH Docum	nent644 Filed03/03/10 Page4 of 4			
1	DATED: March 3, 2010	JONES DAY			
2 3		Buy /a/ Thoran Cragory Lonior			
3 4		By: <u>/s/ Tharan Gregory Lanier</u> Tharan Gregory Lanier			
4 5		Attorneys for Defendants SAP AG, SAP AMERICA, INC., and			
6		TOMORROWNOW, INC.			
7	In accordance with General Order No. 45, Rule X, the above signatory attests that				
8	concurrence in the filing of this document has been obtained from the signatory below.				
9	DATED: March 3, 2010	BINGHAM McCUTCHEN LLP			
10					
11		By: <u>/s/ Geoffrey M. Howard</u> Geoffrey M. Howard			
12		Attorneys for Plaintiffs			
13		ORACLE USA, INC., ORACLE INTERNATIONAL CORPORATION,			
14		ORACLE EMEA LIMITED, and SIEBEL SYSTEMS, INC.			
15					
16					
17					
18					
19 20					
20 21					
22					
23					
24					
25					
26					
27					
28					
	SVI-78255v1	- 4 - STIPULATION IN SUPPORT OF DEFENDANTS' ADMINISTRATIVE MOTION Case No. 07-CV-1658 PJH (EDL)			