

# **EXHIBIT 14**

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA  
SAN FRANCISCO DIVISION  
CASE NO. 07-CV-01658 PJH(EDL)

ORACLE USA, INC., a Colorado  
corporation, et al.,

Plaintiffs,

-vs-

SAP AG, a German corporation, et al.,

Defendants.

\* \* \* \* \*

HIGHLY CONFIDENTIAL  
ATTORNEYS' EYES ONLY

VIDEOTAPED  
DEPOSITION OF: CATHERINE HYDE  
  
DATE TAKEN: TUESDAY, MAY 12, 2009  
  
TIME: 9:06 A.M.  
  
PLACE: 9300 AIRPORT BOULEVARD  
ORLANDO, FLORIDA  
  
REPORTED BY: CARMEN THOMAS, REGISTERED  
PROFESSIONAL REPORTER AND  
NOTARY PUBLIC

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So let me show you what's been marked as Exhibit 1255. Exhibit 1255 is same type of printout from Bak Trak that we looked at with Exhibit 1253 but for the HR751 environments. In other words, each time that a HR751 extended support environment is being used to create a different environment, and then by block sorted by time. Maybe we can go faster on this one since we've been through this once already.

In Exhibit 1255, the first block starting with line one, does that indicate that the HR75104B environment was used to create the HR751CSS environment as a copy of that HR75104B source?

MS. LEE: Objection. Lack of foundation.

Vague and ambiguous.

THE WITNESS: Yes.

BY MR. HOWARD:

Q And in lines -- in line two -- I guess in line two, is the same source environment being used to create HR751CSS again?

A It's created from a different backup. It's just overlaying it with a different one. Even though

09:44:14 1 the database name is the same, it's from a different  
09:44:16 2 time.

09:44:16 3 Q Right. So if we look at the backup file  
09:44:20 4 name, that's a different file name in line one compared  
09:44:22 5 to line two?

09:44:24 6 A Yes.

09:44:26 7 Q And that indicates that those are backups of  
09:44:32 8 HR75104B taken at two different times?

09:44:36 9 A That's what it indicates to me, yes.

09:44:40 10 Q And so is it fair to conclude that the  
09:44:46 11 HR751CSS environment that's created in line two is  
09:44:52 12 different from the HR751CSS environment that's created  
09:44:58 13 in line one?

09:45:00 14 MS. LEE: Objection. Vague and ambiguous.

09:45:00 15 THE WITNESS: It's not created. It's  
09:45:02 16 refreshed, overlaid.

09:45:04 17 BY MR. HOWARD:

09:45:10 18 Q Well, is it -- is it refreshed in line one or  
09:45:14 19 that's when it's created?

09:45:14 20 A I don't know. It's just a database restore.

09:45:18 21 Q All right. Well, looking at the description  
09:45:20 22 it says, created environment for development of critical  
09:45:24 23 support fixes?

09:45:24 24 A It's just a word. Created, refreshed.

09:45:26 25 Q There was some existing database that was

09:45:30 1 being overlaid with the backup from HR75104B and then

09:45:38 2 being named HR751CSS?

09:45:42 3 MS. LEE: Objection. Lack of foundation.

09:45:44 4 THE WITNESS: I would think so. It's just

09:45:48 5 because it's just a database restore.

09:45:48 6 BY MR. HOWARD:

09:45:50 7 Q Then in line three, the HR75105D environment

09:45:58 8 is then used to create HR751CSS?

09:46:02 9 MS. LEE: Objection. Lack of foundation.

09:46:04 10 Vague and ambiguous.

09:46:04 11 THE WITNESS: It would still be a refresh.

09:46:06 12 BY MR. HOWARD:

09:46:22 13 Q Can you explain what you mean by that?

09:46:22 14 A You can't have multiple environments with the

09:46:26 15 same name on the same box. Doesn't matter how many

09:46:34 16 times it is here, there's only one at a time.

09:46:38 17 Q Right. But it's coming from a different

09:46:44 18 backup in line three, right?

09:46:46 19 A But it's still overlaying that particular

09:46:50 20 environment.

09:46:52 21 Q In line three, the target environment

09:47:06 22 HR751CSS is coming from both the PS HOME and the

09:47:12 23 database backup for HR75105D, right?

09:47:18 24 A Yes.

09:47:20 25 Q And so when that happens, at that moment in

09:47:34 1 time, is it true that the environment called HR751CSS is  
09:47:42 2 identical to the HR75105D backup that's indicated in the  
09:47:50 3 backup file name?

09:47:52 4 A Yes. I would expect so, yes.

09:47:56 5 Q And then starting at line four and continuing  
09:48:22 6 through line 20, in each of those instances, HR751CSS is  
09:48:30 7 both the source and the target; is that right?

09:48:32 8 A The backup is coming from the source that was  
09:48:38 9 named that, yes.

09:48:40 10 Q So in each of those instances the environment  
09:48:46 11 HR751CSS is being refreshed, would be your word I think,  
09:48:50 12 from the backup file name that's indicated in the backup  
09:48:56 13 file name column?

09:48:56 14 A Correct.

09:48:56 15 Q All right. Now, looking at the next block,  
09:49:10 16 which starts at line 21, are those examples of these  
09:49:24 17 iterative HR751 retrofit environments being created from  
09:49:32 18 a prior retrofit environment?

09:49:38 19 MS. LEE: Objection. Vague and ambiguous.

09:49:42 20 THE WITNESS: I would think so. There's a  
09:49:48 21 typo on -- well, I think it's a typo anyways,  
09:49:52 22 HR74104C.

09:49:54 23 BY MR. HOWARD:

09:49:54 24 Q Right. In line 21 the target environment  
09:49:58 25 should say HR75104C, not 741ARC?

09:50:08 1 A I think so.

09:50:08 2 Q And similar to what we talked about with the  
09:50:22 3 HG751 environments, it's true that the HR751 retrofit  
09:50:36 4 environments originated originally from the same source  
09:50:44 5 CDs?

09:50:46 6 MS. LEE: Objection. Lack of foundation.

09:50:48 7 THE WITNESS: I would think so, yes.

09:50:50 8 BY MR. HOWARD:

09:50:50 9 Q And do you recall your -- your earlier  
09:50:54 10 testimony that that source was either Safeway or  
09:50:58 11 Washington Gas Light?

09:51:00 12 A Based on the clients at that time, yes.

09:51:02 13 Q And so similar exercise to what we did with  
09:51:10 14 Exhibit 1253, when we look at line one, that source  
09:51:14 15 environment HR75104B, ultimately that environment would  
09:51:22 16 have originated with either Safeway or Washington Gas  
09:51:28 17 Light?

09:51:28 18 MS. LEE: Objection. Lack of foundation.

09:51:28 19 THE WITNESS: That's what I believe, yes.

09:51:30 20 BY MR. HOWARD:

09:51:32 21 Q And dropping down to -- and then that same  
09:51:36 22 source would have been the source for each of the  
09:51:40 23 environments that are listed as the HR751CSS  
09:51:44 24 environments in lines one through 20?

09:51:46 25 MS. LEE: Same objection.

09:51:48 1 THE WITNESS: Yes.

09:51:48 2 BY MR. HOWARD:

09:51:50 3 Q And the same -- that same source would have  
09:51:52 4 been the source for the retrofit environments that are  
09:51:58 5 listed in lines 21 through the end of that block line 58  
09:52:08 6 ending with the HR75105D target environment?

09:52:14 7 MS. LEE: Same objection. Compound.

09:52:16 8 THE WITNESS: Which line did you say?

09:52:24 9 BY MR. HOWARD:

09:52:24 10 Q Line 58 on page two which is the target  
09:52:28 11 environment HR75105D.

09:52:32 12 A Yes.

09:52:32 13 Q And then lines 59 -- look at page two of  
09:52:40 14 Exhibit 1255, lines 59 through 69, those are the  
09:52:50 15 HR751DEV environments being created from various HR751  
09:53:00 16 retrofit environments?

09:53:00 17 A They're refreshes, yes.

09:53:02 18 Q And the same is true for those, each of those  
09:53:08 19 would have originated from the same source Safeway or  
09:53:12 20 Washington Gas Light?

09:53:12 21 MS. LEE: Objection. Lack of foundation.

09:53:14 22 THE WITNESS: Yes.

09:53:16 23 BY MR. HOWARD:

09:53:16 24 Q And the same is true for the environments  
09:53:20 25 listed in line 70 through 87, those source and target



09:53:26 1 environments would have originated from the same source  
09:53:28 2 as well?

09:53:30 3 MS. LEE: Same objection. Compound.

09:53:32 4 THE WITNESS: Yes.

09:53:32 5 BY MR. HOWARD:

09:53:32 6 Q And the same is true for the environments  
09:53:36 7 listed starting at lines 88 through 96 on page two,  
09:53:46 8 those environments would have originated from the same  
09:53:50 9 source as well?

09:53:52 10 MS. LEE: Same objections.

09:53:52 11 THE WITNESS: Yes.

09:53:54 12 BY MR. HOWARD:

09:54:02 13 Q Now, turning to page three of Exhibit 1255,  
09:54:08 14 line 97 shows the target environment HR751DAT being  
09:54:18 15 created from HR75103B, you see that?

09:54:22 16 A Yes.

09:54:24 17 Q And that is -- that source and that target  
09:54:32 18 also would have originally come from the same source  
09:54:34 19 software, Safeway or Washington Gas Light?

09:54:38 20 MS. LEE: Same objections.

09:54:40 21 THE WITNESS: The database, yes.

09:54:42 22 BY MR. HOWARD:

09:54:44 23 Q And the same is true at line 98 where the  
09:54:50 24 target environment D751DATM is being created from  
09:54:56 25 HR751DAT?

09:54:58 1 MS. LEE: Same objection.

09:55:00 2 THE WITNESS: Is the database from that, yes.

09:55:06 3 BY MR. HOWARD:

09:55:06 4 Q From the same Safeway or Washington Gas Light

09:55:10 5 source, correct?

09:55:10 6 A I would think so.

09:55:12 7 MS. LEE: Same objection.

09:55:12 8 BY MR. HOWARD:

09:55:12 9 Q Now, starting at -- at line 99 -- this will a

09:55:18 10 little bit cover ground that we've already covered in

09:55:20 11 other depositions, but here the HR75103B environment is

09:55:26 12 being used to create HR751PHS, right?

09:55:30 13 MS. LEE: Objection. Lack of foundation.

09:55:32 14 Vague and ambiguous.

09:55:34 15 THE WITNESS: Yes.

09:55:34 16 BY MR. HOWARD:

09:55:36 17 Q And then similar to what we saw with the

09:55:40 18 HG751 environments there's then a series of -- in lines

09:55:46 19 100 through 110 HR751PHS backups are being used to

09:55:54 20 refresh the HR751PHS?

09:55:56 21 A Yes.

09:55:58 22 Q All right. And then it would be true that

09:56:06 23 HR751PHS having been created from HR75103B also

09:56:12 24 originated from the same source as the others which

09:56:16 25 would be Safeway or Washington Gas Light?

09:56:20 1 MS. LEE: Lack of foundation.

09:56:20 2 THE WITNESS: From their CDs, yes.

09:56:22 3 BY MR. HOWARD:

09:56:24 4 Q And the same would be true of line 111 for

09:56:28 5 the HR751YR2 environment that was created from the

09:56:38 6 HR751PHS environment, both of those would have

09:56:40 7 originated ultimately from the same Safeway or

09:56:44 8 Washington Gas Light software?

09:56:46 9 MS. LEE: Objection. Lack of foundation.

09:56:48 10 THE WITNESS: Yes.

09:56:48 11 BY MR. HOWARD:

09:56:48 12 Q And then in line 112, we see that HR751YR2 is

09:56:56 13 used to create HR751ARC, right?

09:57:00 14 A Yes.

09:57:00 15 Q And so then it's the case that each of those

09:57:08 16 HR751ARC environments in lines 112 through 129 also

09:57:14 17 ultimately came from the same source, Safeway or

09:57:16 18 Washington Gas Light?

09:57:18 19 MS. LEE: Objection. Lack of foundation.

09:57:20 20 THE WITNESS: Yes.

09:57:22 21 BY MR. HOWARD:

09:57:24 22 Q And the same is true for the environment --

09:57:28 23 the target environment HR751CMP at line 130?

09:57:34 24 A Yes.

09:57:36 25 MS. LEE: Same objection.

09:57:38 1 BY MR. HOWARD:

09:57:38 2 Q And the same is true for the HR751FTI  
09:57:42 3 environments at lines 131 to 136, they came from the  
09:57:46 4 same source as well?

09:57:48 5 MS. LEE: Same objection.

09:57:48 6 THE WITNESS: Yes.

09:57:50 7 BY MR. HOWARD:

09:57:50 8 Q And the same is true for the HR751TEL  
09:57:54 9 environments at lines 137 through 146, they came from  
09:58:00 10 the same source -- environment source software, Safeway  
09:58:04 11 or Washington Gas Light?

09:58:08 12 MS. LEE: Same objection.

09:58:08 13 THE WITNESS: Yes.

09:58:08 14 BY MR. HOWARD:

09:58:08 15 Q And same is true for the environments --  
09:58:16 16 well, strike that.

09:58:18 17 Turning to the last page of Exhibit 1255 at  
09:58:26 18 lines 147 through 157, there's a series of target  
09:58:30 19 environments that appear to be created from various --  
09:58:34 20 at least through line 156 from various HR751 retrofit  
09:58:40 21 environments. Do you see that?

09:58:42 22 A Yes.

09:58:46 23 Q And some are databases and some are databases  
09:58:52 24 and PS HOMES?

09:58:52 25 A Yes.

09:58:54 1 Q But in each of those instances, 147 through  
09:59:00 2 156, those target environments would have originated  
09:59:06 3 from the same source as the others on the exhibit,  
09:59:10 4 Safeway or Washington Gas Light?

09:59:12 5 A I would think so, yes.

09:59:12 6 Q And same is true for the last one, line 157,  
09:59:18 7 the HR75CTST environment?

09:59:20 8 A I believe so, yes.

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Q Last release, Exhibit 1259 is a printout from  
Bak Trak in the same format that we've been seeing for  
the HR702 release.

Ms. Hyde, it's correct that the HR702  
retrofit environments originally came from the same  
Safeway or Washington Gas Light source -- let me ask

CATHERINE HYDE May 12, 2009  
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10:13:30 1 that question over.

10:13:32 2 You recall your prior testimony that the  
10:13:36 3 HR702CSS environment originated from the Safeway or  
10:13:44 4 Washington Gas Light CDs?

10:13:46 5 A Yes, I think so, yes.

10:13:58 6 Q All right. And so similar exercise as what  
10:14:02 7 we've done in the -- in the other releases, the HR702  
10:14:12 8 extended support environments would have originally come  
10:14:14 9 from that same source, either the Safeway or Washington  
10:14:20 10 Gas Light software?

10:14:20 11 A I believe so, yes.

10:14:22 12 Q All right. So turning to Exhibit 1259, in  
10:14:30 13 line one, does that indicate that HR702CSS is being  
10:14:36 14 created from the HR70205D environment?

10:14:42 15 A A copy of it, yes.

10:14:48 16 Q A copy of it in the form of a backup file  
10:14:52 17 name that's identified there?

10:14:52 18 A Yes.

10:14:52 19 Q All right. And then so I -- is it accurate  
10:14:58 20 then to say that each of the environments listed in  
10:15:04 21 lines one through 11 of Exhibit 1259 originated from the  
10:15:08 22 Safeway or Washington Gas Light software?

10:15:12 23 A I would think so, yes.

10:15:14 24 Q And is the same true for the environments  
10:15:18 25 listed in the next block, lines 12 through 33, that each

10:15:22 1 of those environments originated from the Safeway or  
10:15:28 2 Washington Gas Light software?

10:15:28 3 A I would think so, yes.

10:15:30 4 Q And the same would be true in the next block,  
10:15:40 5 lines 34 to 45, each of those environments would have  
10:15:44 6 originated from the same Safeway or Washington Gas Light  
10:15:50 7 software?

10:15:50 8 A I would think so, yes.

10:15:52 9 Q And would the same be true for the next  
10:15:54 10 block, lines 46 through 58, that each those environments  
10:15:58 11 would have originated from Safeway or Washington Gas  
10:16:04 12 Light software?

10:16:04 13 A I would think so.

10:16:04 14 Q And the same be true of the environments in  
10:16:08 15 lines 59 through 71, that each of those would have  
10:16:12 16 originated from the Safeway or Washington Gas Light  
10:16:14 17 software?

10:16:16 18 A I would think so.

10:16:16 19 Q And would the same be true at line 72 where  
10:16:24 20 HR70202D is used to create HR702DAT, that those came  
10:16:32 21 from the Safeway or Washington Gas Light software?

10:16:34 22 A 02D looks funny. I'm not sure about that 72.  
10:17:22 23 It's just.

10:17:22 24 Q Looking at the file name, is it -- does it  
10:17:24 25 appear as if the 02 is a typo?



10:17:28 1 A I don't know. It just looks odd.

10:17:34 2 Q Does it look like -- in looking at the backup  
10:17:48 3 file name for line 72 does it look like the backup was  
10:17:52 4 taken on February 7, 2003?

10:17:56 5 A That's what that would imply, yes.

10:18:02 6 Q And do you believe that that backup would  
10:18:18 7 have originally come from the Safeway or Washington Gas  
10:18:22 8 Light software?

10:18:24 9 A I don't know. The whole thing looks funny  
10:18:28 10 because it's 02D but it's 2003. So it could have been  
10:18:34 11 from something else.

10:18:34 12 Q Okay. How about line 73, does it -- does it  
10:18:44 13 appear to you as if that source environment would have  
10:18:50 14 come from the Safeway or Washington Gas Light software?

10:18:52 15 MS. LEE: Objection. Calls for speculation.

10:18:54 16 THE WITNESS: That one I can't tell.

10:18:56 17 BY MR. HOWARD:

10:18:58 18 Q Looking at line 74, line 74 is creating the  
10:19:04 19 H702RHIM environment from the HR70205D environment. Do  
10:19:12 20 you see that?

10:19:12 21 A Yes.

10:19:12 22 Q And that HR70205D environment would have  
10:19:16 23 originally come from the Safeway or Washington Gas Light  
10:19:18 24 software?

10:19:18 25 A I think so, yes.

10:19:20 1 Q And then, therefore, the H702RHIM environment  
10:19:26 2 similarly would have originally come from the same  
10:19:28 3 source, that being Safeway or Washington Gas Light?  
10:19:32 4 A Yes.  
10:19:54 5 Q In line 75, the HR702CSS environment is the  
10:20:04 6 source environment?  
10:20:04 7 A Yes.  
10:20:14 8 Q And that originally came from the Safeway or  
10:20:16 9 Washington Gas Light software?  
10:20:18 10 A I believe so, yes.  
10:20:20 11 Q Okay. And then -- and then the target  
10:20:22 12 environment in line 75 the H702RHIM, that also would  
10:20:28 13 have originated from -- ultimately from the Safeway or  
10:20:32 14 Washington Gas Light software?  
10:20:34 15 A I believe so, yes.  
10:20:34 16 Q And the same is true for the -- for line 76  
10:20:42 17 through 86, the other H702RHIM environments originated  
10:20:52 18 from that same source?  
10:20:54 19 A Yes.  
10:20:58 20 Q And is the same true for the last three  
10:21:02 21 lines, 87 through 89, that each of those environments  
10:21:08 22 would have originated from the same source, the Safeway  
10:21:10 23 or Washington Gas Light?  
10:21:12 24 A I would think so, yes.  
10:21:14 25 Q All right. So fair to say that each of the

10:21:16 1 environments on Exhibit 1259, except for line 72 and 73,  
10:21:24 2 which you weren't sure about, would have originated from  
10:21:26 3 the Safeway or Washington Gas Light software?

10:21:28 4 A Yes.

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STATE OF FLORIDA)  
COUNTY OF ORANGE)

I, Carmen J. Thomas, Registered Professional Reporter, and Notary Public, do hereby certify that I was authorized to and did stenographically report the foregoing deposition of CATHERINE HYDE; that a review of the transcript was requested; and that the foregoing transcript, pages 1 through 212 is a true record of my stenographic notes.

I FURTHER CERTIFY that I am not a relative, employee, or attorney, or counsel of any of the parties' attorneys or counsel connected with the action, nor am I financially interested in the action.

DATED this 13th day of May, 2009 at Orlando, Orange County, Florida.

*Carmen J. Thomas*

Carmen J. Thomas  
Registered Professional Reporter

electronically signed by Carmen Thomas (101-039-000-9718)  
electronically signed by Carmen Thomas (101-039-000-9718)

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\_\_\_\_ Subject to the above changes, I certify that the transcript is true and correct.

X No changes have been made. I certify that the transcript is true and correct.

Catherine Hyde  
(signature)

6/22/09  
(date)

On this day the 22<sup>nd</sup> of June 2009  
Catherine Hyde personally appeared  
before me and provided me her  
Florida Drivers License # H300132445180

[Signature]  
Notary Public

