EXHIBIT I

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14	jennifer.gloss@oracle.com		:				
15	Attorneys for Plaintiffs Oracle USA, Inc., Oracle International						
16	Corporation, Oracle EMEA Limited, and Sie Systems, Inc.	bel					
17	UNITED STATES DISTRICT COURT						
18	NORTHERN DISTRICT OF CALIFORNIA						
19	OAKLAND DIVISION						
20							
21	ORACLE USA, INC., et. al,	Case No. 07-CV-1658 (PJH) EDL					
22	Plaintiffs,						
23	v.	ORACLE'S INITIAL EXPERT					
24	SAP AG, et al.,	DISCLOSURES					
25	Defendants.						
26							
27							
28	A/73050937.3/2021039-0000324170	Case No. 07-CV-1658 (PJH) EDL					

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TO DEFENDANTS AND THEIR ATTORNEYS OF RECORD:

Pursuant to the June 11, 2009 Pretrial Scheduling Order ("Pretrial Order"), 2 Plaintiffs Oracle USA, Inc., Oracle International Corporation, Oracle EMEA Limited, and Siebel 3 Systems, Inc. (collectively, "Oracle") make the following initial expert witness designations. 4 Oracle will provide expert reports for the following experts as ordered by the Court in the 5 Pretrial Order. Further, Oracle provides these designations based on its present information and 6 based on its present understanding. Oracle has not completed its investigation and discovery of 7 all facts relating to this case, and has not completed its preparation for trial. Moreover, Oracle 8 provides these initial designations without disclosure by Defendants TomorrowNow, Inc., SAP 9 America, Inc., and SAP AG (collectively, "Defendants") regarding those individuals Defendants 10 intend to use at trial to present evidence pursuant to Federal Rules of Evidence 702, 703, and 11 705. Oracle is also without disclosure by Defendants of those lay persons Defendants intend to 12 use at trial to present evidence. Therefore, in addition to the experts designated herein, Oracle 13 reserves the right to designate additional witnesses pursuant to the Pretrial Order, and Federal 14 Rule of Civil Procedure 26, for rebuttal or other purposes. 15 Subject to and without waiving the foregoing, Oracle discloses the following 16

person(s) who Oracle may call at trial to present evidence under Federal Rule of Evidence 702,
703, or 705:

19	1.	Name:	Dan Levy, PhD		
20		Address:	Advanced Analytical Consulting G	roup Inc.	
21			211 Congress Street		
22			Boston, MA 02110		
23	General Subject of Testimony: Dr. Levy will testify about statistical				
24	analy	analyses used to extrapolate occurrences and rates of infringement or misuse of			
25	Oracl	Oracle's intellectual property, from a sample to a larger population.			
26	Rate for Deposition/Trial Testimony: \$627/hour				
27		Revised CV a	attached		
28					
	A/73050937.3/2021039-0000324170		<u>l</u>	Case No. 07-CV-1658 (PJH) EDL	

ORACLE'S INITIAL EXPERT DISCLOSURES

1		2.	Name:	Doug Lichtman	
2			Address:	UCLA School of Law	
3				405 Hilgard Avenue	
4				Los Angeles, CA 90095	
5			General Subje	ect of Testimony: Mr. Lichtman will	testify about damages
6		related	to intellectual	property, including the harm associa	ted with infringement
7		or mis	use and the ber	nefits of enforcement against infringe	ment or misuse.
8			Rate for Depo	osition/Trial Testimony: \$665/hour	
9			CV and Signe	d Protective Order attached	
10					
11		3.	Name:	Kevin Mandia	
12			Address:	Mandiant, Inc.	
13				675 North Washington Street	
14				Suite 210	
15				Alexandria, VA 22314	
16			General Subje	<u>ect of Testimony</u> Mr. Mandia will ana	llyze, calculate, and
17		testify	about the type:	s and scope of Defendants' infringen	ent and misuse of
18		Oracle	's intellectual p	property and about Defendants' acces	s to Oracle's support
19		websites.			
20			Rate for Depo	sition/Trial Testimony: \$400/hour	
21					
22		4.	Name:	Paul Meyer	
23			Address:	Navigant Consulting, Inc.	
24				One Market Street	
25				Spear Street Tower, Suite 1200	
26				San Francisco, CA 94105	
27			General Subje	ect of Testimony: Mr. Meyer will and	alyze, calculate, and
28	A/73050937.3/20210		-	d amounts by which Oracle has been 2	damaged by Case No. 07-CV-1658 (PJH) EDL

ORACLE'S INITIAL EXPERT DISCLOSURES

1		Defendants' actions, including under its various causes of actions, and according			
2		to its various measures of harm.			
3		Rate for Deposition/Trial Testimony: \$600/hour			
4		Revised CV attached			
5					
6		5.	Name:	Paul Pinto	
7			Address:	Sylvan V.I., Inc.	
8				13525 Blakmaral Lane	
9				Alpharetta, GA 30004	
10			General Subje	ect of Testimony: Mr. Pinto will anal	yze, calculate, and
11		testify	to the costs as	sociated with software product develo	opment.
12			Rate for Depo	osition/Trial Testimony: \$381/hour	
13					
14		6.	Name:	Francoise Tourniaire	
15			Address:	FT Works	
16				71 Cody Lane	
17				Los Altos, CA 94022	
18			General Subje	ect of Testimony: Ms. Tourniaire wil	ll testify as to industry
19		standards for customer-facing website security, including use of passwords or			
20		other credentials.			
21		Rate for Deposition/Trial Testimony: \$300/hour			
22			CV attached		
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	A/73050937.3/20210)39-000032	24170	3	Case No. 07-CV-1658 (PJH) EDL

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Case No. 07-CV-1658 (PJH) EDL

1	DATED: October 2, 2009	
2		Bingham McCutchen LLP
3		
4		By: Dertall Bree Hann
5		Attorneys for Plaintiffs Oracle USA, Inc., Oracle International Corporation, Oracle EMEA Limited, and Siebel Systems, Inc.
6		Oracle EMEA Limited, and Siebel Systems, Inc.
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Case No. 07-CV-1658 (PJH) EDL

1	PROOF OF SERVICE				
2	I am over 18 years of age, not a party to this action and employed in the				
3	County of Sa	County of San Francisco, California at Three Embarcadero Center, San Francisco, California			
4	94111-4067.	I am readily familiar with	the practice of this office for coll	ection and processing	
5	of correspond	lence by U.S. Mail and Ele	ctronic Mail, and they are deposit	ted and/or sent that	
6	same day in t	he ordinary course of busin	ess.		
7		Today I served the follow	ving document:		
8		ORACLE'S INI	FIAL EXPERT DISCLOSURE	2S	
9			II.) has the new itting wis clostrowing	un ail da anna an t(a) in	
10	×	portable document forma	IL) by transmitting via electronic t (PDF) listed below to the email		
11	1 on this date.				
12	×		true and correct copy of the above Francisco, California in sealed e		
13	prepaid, addressed as set forth below. I am readily familiar with this law firm's practice for collection and processing of correspondence for mailing with the				
14	United States Postal Service. Correspondence is deposited with the United States Postal Service the same day it is left for collection and processing in the ordinary				
15		course of business.			
16				P	
17	Jason	t A. Mittelstaedt, Esq. McDonell, Esq.	Tharan Gregory Lanier, Jane L. Froyd, Esq.	Esq.	
18	Jones		Jones Day 1755 Embarcadero Roa Polo Alto, CA, 04202	d	
19	555 California Street 26th Floor		Palo Alto, CA 94303 Tel: (650) 739-3939		
20	San Francisco, CA 94104 Tel: (415) 626.3939		tglanier@jonesday.com jfroyd@jonesday.com		
21	ramittelstaedt@jonesday.com jmcdonell@jonesday.com		JIIOyd(@Joilesday.com		
22		ace@jonesday.com			
23	I declare that I am employed in the office of a member of the bar of this court at				
24	whose direction the service was made and that this declaration was executed on October 2, 2009,				
25	at San Francisco, California.				
26			All Annut		
27			Rose Secr	etario	
28	A/73050937.3/2021	039-0000324170	5	Case No. 07-CV-1658 (PJH) EDL	

ORACLE'S INITIAL EXPERT DISCLOSURES