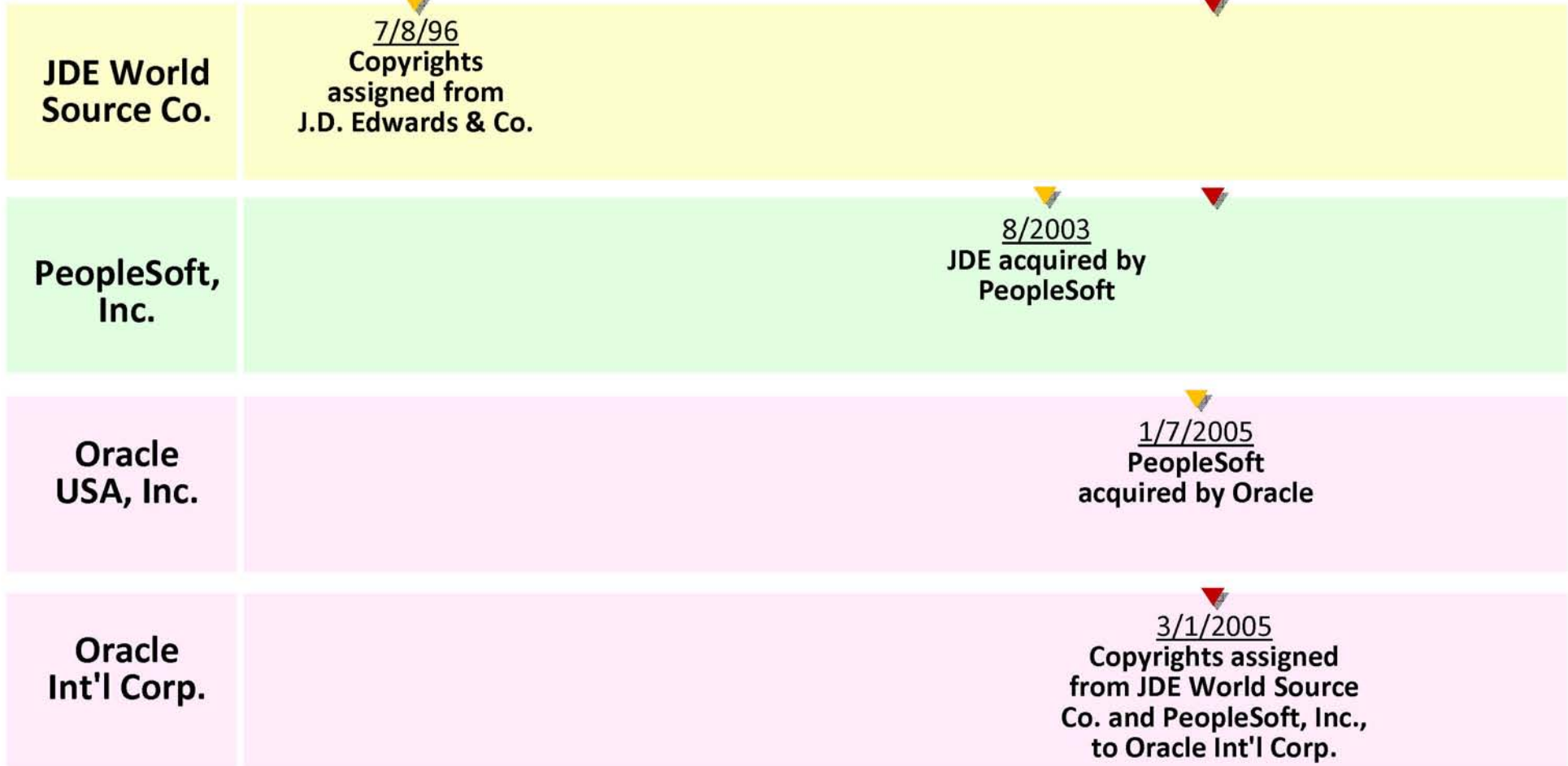


EXHIBIT A

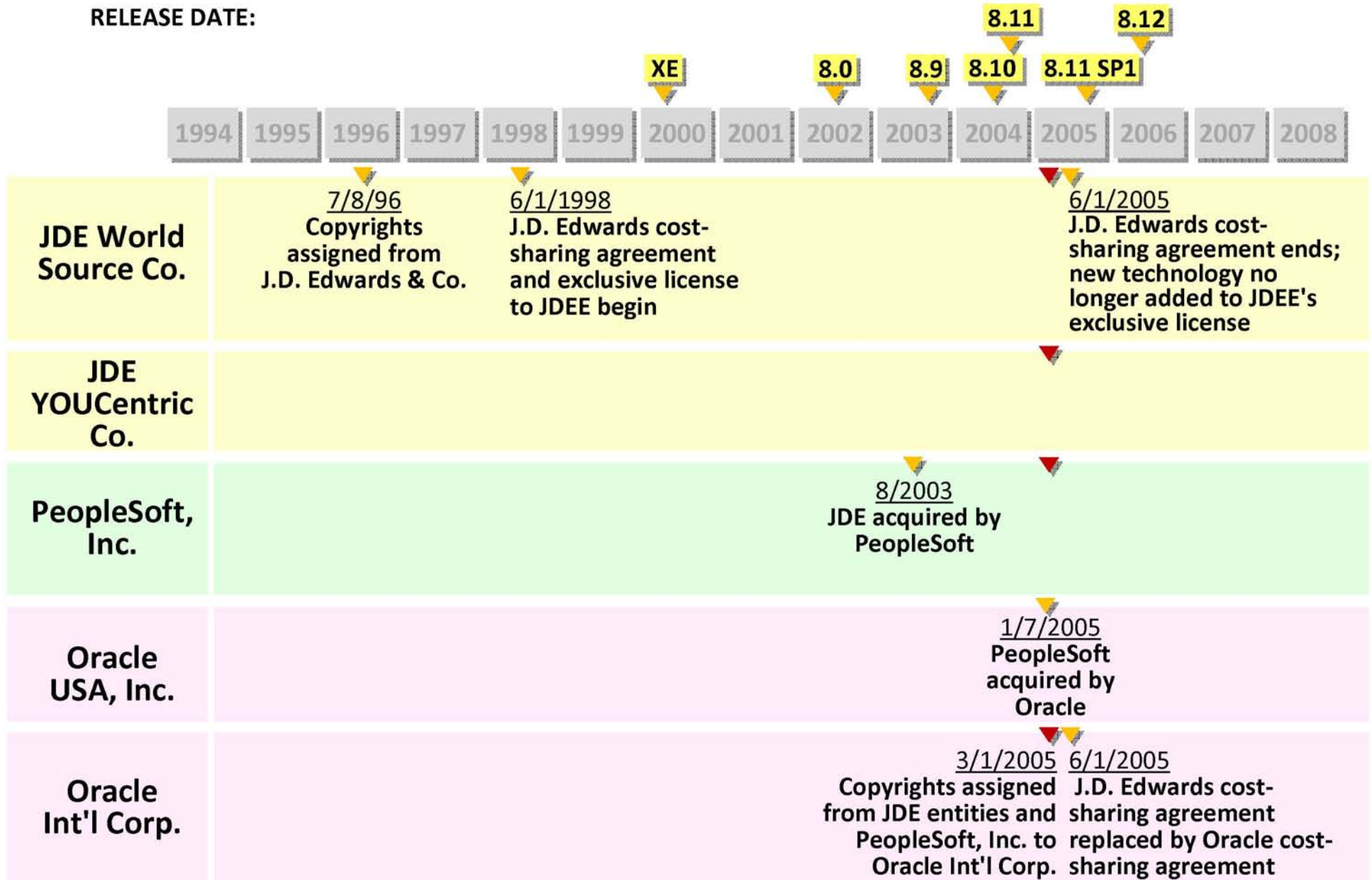
J.D. Edwards World

RELEASE DATE:



J.D. Edwards EnterpriseOne

RELEASE DATE:



JDE World Source Co.

7/8/96
Copyrights assigned from J.D. Edwards & Co.

6/1/1998
J.D. Edwards cost-sharing agreement and exclusive license to JDEE begin

6/1/2005
J.D. Edwards cost-sharing agreement ends; new technology no longer added to JDEE's exclusive license

JDE YOUCentric Co.

PeopleSoft, Inc.

8/2003
JDE acquired by PeopleSoft

Oracle USA, Inc.

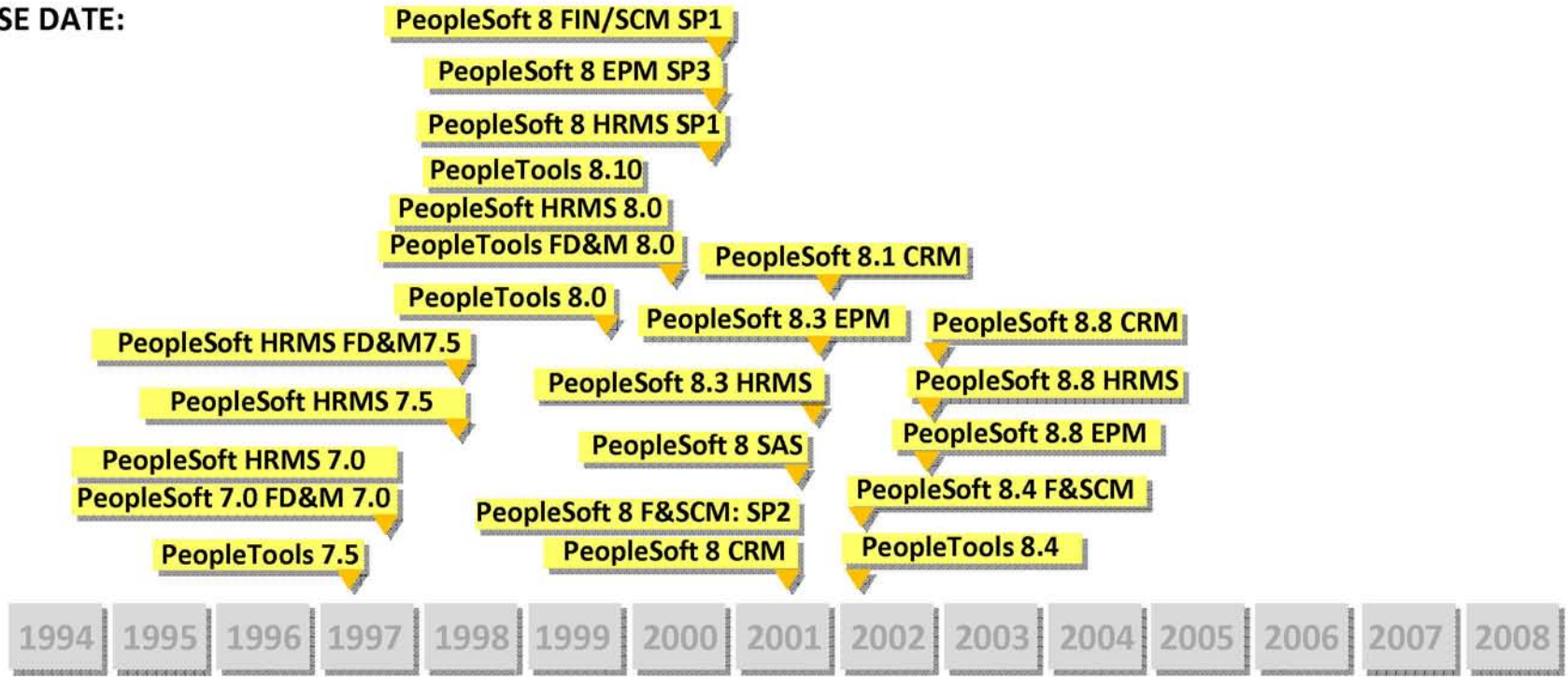
1/7/2005
PeopleSoft acquired by Oracle

Oracle Int'l Corp.

3/1/2005 6/1/2005
Copyrights assigned from JDE entities and PeopleSoft, Inc. to Oracle Int'l Corp. J.D. Edwards cost-sharing agreement replaced by Oracle cost-sharing agreement

PeopleSoft

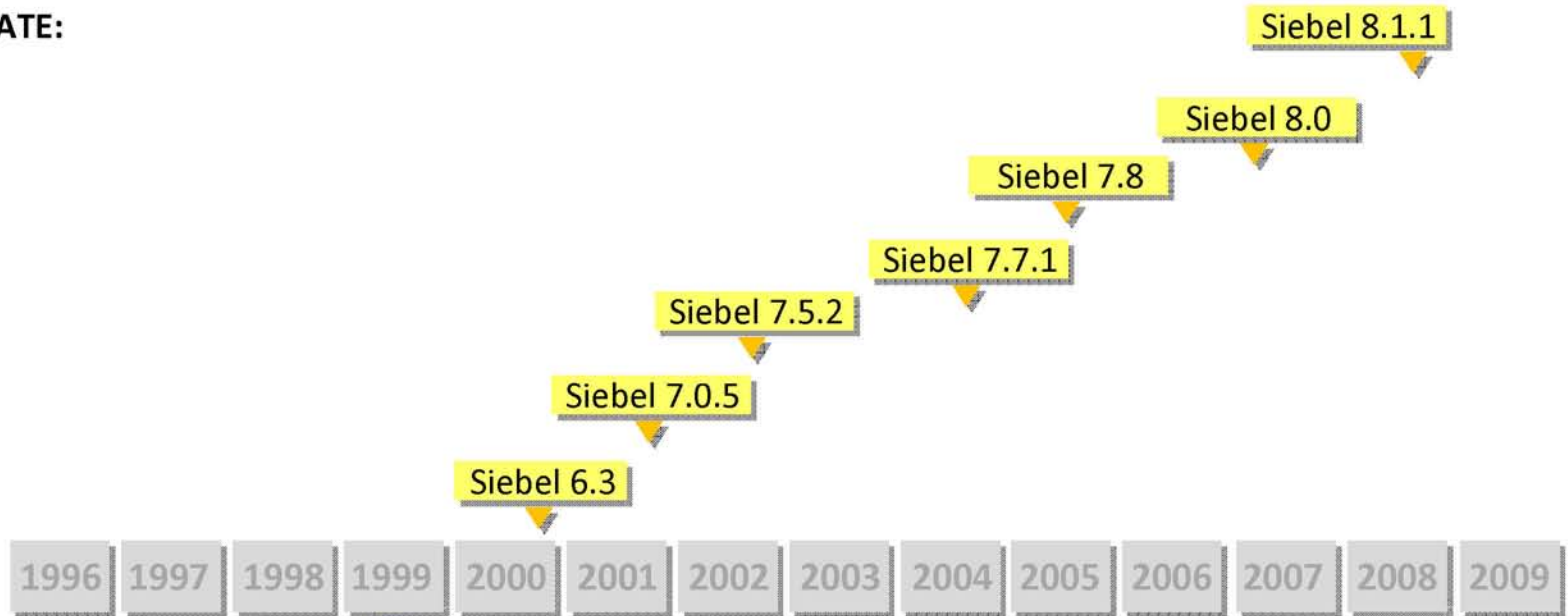
RELEASE DATE:



PeopleSoft, Inc.	
Oracle USA, Inc.	<p style="text-align: center;">1/7/2005 PeopleSoft acquired by Oracle</p>
Oracle Int'l Corp.	<p style="text-align: center;">3/1/2005 Copyrights assigned from PeopleSoft, Inc., to Oracle Int'l Corp.</p>

Siebel

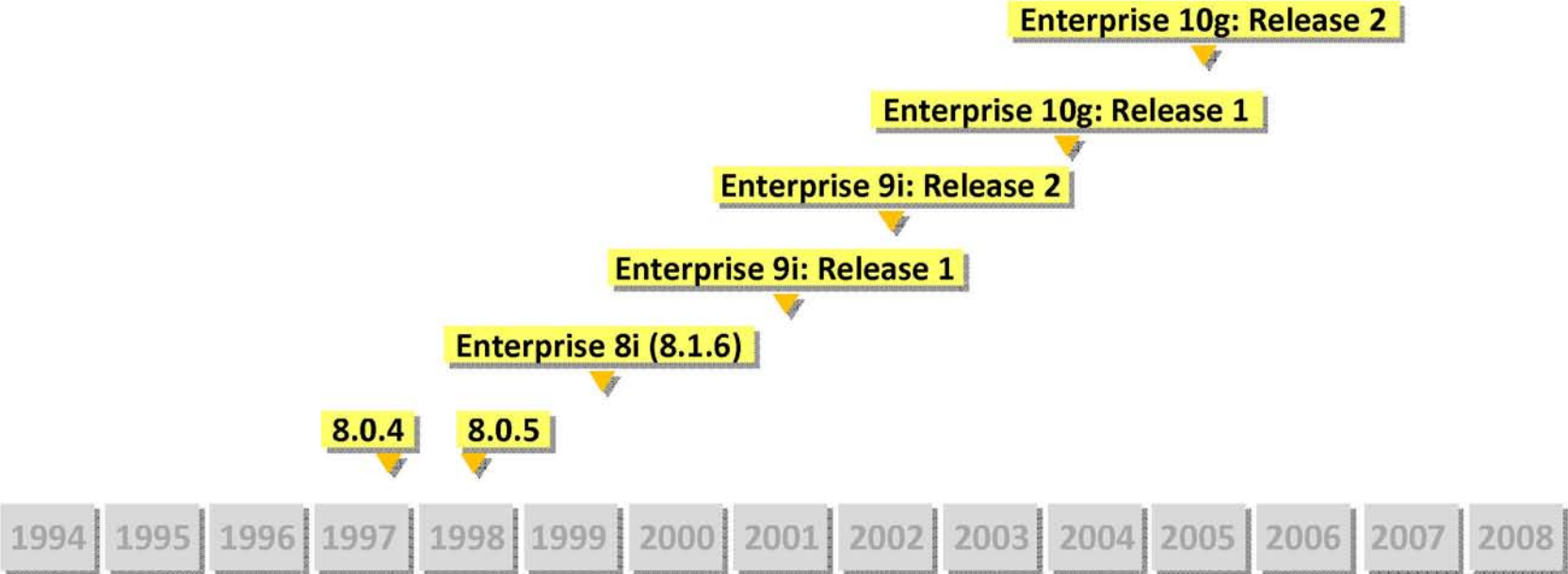
RELEASE DATE:



<p>Siebel Systems, Inc.</p>	<p><u>9/1/1999</u> Siebel cost-sharing agreement and exclusive license to SSIHL begins</p> <p><u>2/28/2006</u> Siebel cost-sharing agreement ends; new technology no longer added to SSIHL's exclusive license</p>
<p>Oracle USA, Inc.</p>	<p><u>1/31/2006</u> Siebel acquired by Oracle</p>
<p>Oracle Int'l Corp.</p>	<p><u>2/28/2006</u> <u>3/1/2006</u> Siebel cost-sharing agreement replaced by Oracle cost-sharing agreement Copyrights exclusively licensed from Siebel Systems, Inc. to Oracle Int'l Corp.</p>

Oracle Database

RELEASE DATE:



3/1/2002
Copyrights assigned
from Oracle Corp. to
Oracle Int'l Corp.

Oracle
Int'l Corp.

1	Assignment <i>JD Edwards & Company, JDE World Source</i>	07/08/1996	ORCL00182308- ORCL00182314
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Assignor [J.D. Edwards & Company] does hereby assign and transfer to Assignee [J.D. Edwards World Source Company], its successors, legal representatives and assigns, its entire right, title and interest in and to the copyrights in the works of authorship comprising or related to the Products ["World," "OneWorld," and "Genesis"], the copyright registrations listed in Schedule A . . . and in and to all causes of action, either in law or in equity for past, present, or future infringement based on said copyrights, and in and to all rights corresponding to the foregoing throughout the world.

ORCL00182311 ¶ 3 (excerpt).

Accounts Payable program	March 7, 1995	TXu 619-320
Accounts Receivable program	March 7, 1995	TXu 619-312
Capacity Requirements Planning program	March 7, 1995	TXu 619-307
Configuration Management program	March 7, 1995	TXu 619-305
EDI Interface (6) program	March 7, 1995	TXu 619-304
Enterprise Facility Planning program	March 7, 1995	TXu 619-311
Equipment Management (5) program	March 7, 1995	TXu 619-309
Financial Modeling, Budgeting & Allocations program	March 7, 1995	TXu 619-321
Financial Reporting (FASTR) program	March 7, 1995	TXu 619-318
General Ledger & Basic Financial program	March 7, 1995	TXu 619-310

1	Assignment <i>JD Edwards & Company, JDE World Source</i>	07/08/1996	ORCL00182308- ORCL00182314
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Assignor [J.D. Edwards & Company] does hereby assign and transfer to Assignee [J.D. Edwards World Source Company], its successors, legal representatives and assigns, its entire right, title and interest in and to the copyrights in the works of authorship comprising or related to the Products ["World," "OneWorld," and "Genesis"], the copyright registrations listed in Schedule A . . . and in and to all causes of action, either in law or in equity for past, present, or future infringement based on said copyrights, and in and to all rights corresponding to the foregoing throughout the world.

ORCL00182311 ¶ 3 (excerpt).

Inventory Management program	March 7, 1995	TXu 619-314
Master Production Scheduling program	March 7, 1995	TXu 619-306
Product Data Management program	March 7, 1995	TXu 619-317
Purchase Order Processing program	March 7, 1995	TXu 619-316
Sales Order Processing/Sales Analysis program	March 7, 1995	TXu 619-315
Shop Floor Control program	March 7, 1995	TXu 619-303
Warehouse Management program	March 7, 1995	TXu 619-313
WorldCASE Development Environment program	March 7, 1995	TXu 619-308
WorldCASE Foundation Environment (3) program	March 7, 1995	TXu 619-319

ORCL00182313 to 314.

2	Research and Development Cost Sharing Agreement <i>JD Edwards World Source, JD Edwards Europe, JD Edwards Singapore</i>	06/04/1998	ORCL00182315- ORCL00182332
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6.1.1 Source [JD Edwards World Source Company], Europe [JD Edwards Europe Ltd.] and Singapore [JD Edwards (Singapore) Pte. Ltd.] agree that . . . Source should hold ownership of all intellectual property rights with respect to the Developed Technology, subject to the rights granted below. Title to Developed Technology which is conceived or developed by employees of any or all parties shall be and remain in Source. Europe and Singapore at hereby irrevocably transfer, convey and assign to Source, in perpetuity, all right, title, and interest in any rights they may obtain in and to the Developed Technology

ORCL00182322, § 6.1.1.

3	Agreement for Sharing Intangibles Development Costs <i>Siebel Systems, Inc.; Siebel Systems Ireland Holding Ltd. (as Tiraldo Limited)</i>	9/1/1999	ORCL00585024- ORCL00585038
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5.2 SSIHL's Rights. SSIHL [Siebel Systems Ireland Holding Ltd.] shall have the exclusive and perpetual right to manufacture, distribute, sell, and license the Products and to otherwise utilize all of the Covered Intangibles in SSIHL's Territory, and in further research into or development of similar intangibles.

5.4 Title to Intellectual Property Rights. Siebel US [Siebel Systems, Inc.] shall hold legal title to all intellectual property rights embodied in, or relating to the Covered Intangibles.

ORCL00585030, §§ 5.1-5.2.

4	Asset Transfer Agreement <i>Oracle Corp., Oracle Int'l Corp</i>	03/01/2002	ORCL00160471- ORCL00160477
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Section 1.1. Transfer of Assets. Upon and subject to the terms and conditions of this Agreement, as of the opening of business on March 1, 2002, OC hereby assigns, agrees to assign, transfers, conveys and delivers to OIC:

(a) Patents, Copyrights, Trade Secrets, Know How, and Other Intellectual Property. All of its right, title, and interest in (i) all inventions, patents, and pending applications; (ii) all copyrights, trade secrets, know-how, and any other proprietary rights and intellectual assets, registered and unregistered, that are embodied in, or that pertain to the development, testing, installation, implementation, customization, optimization, configuration, operation, support, promotion, marketing, advertising, sale, hosting or other use thereof of the educational core curriculum, the software programs and related documentation specified in OC's global price list; and (iii) all copyrights, trade secrets, know-how, and any other proprietary rights and intellectual assets, registered and unregistered, that relate to OC's business, operations, products, and services (collectively the "IP"), together with (iv) the goodwill of OC's business connected with the use of and symbolized by the IP and all the rights and privileges that inhere in such IP.

ORCL00160471 to 472, Section 1.1(a).

Section 1.4. Acknowledgment. OC acknowledges that from and after the execution of this Agreement, OIC is the owner of all right, title and interest in and to the IP, Marks, and Tangible Property in any form or embodiment thereof and is also the owner of the goodwill attached to the IP, Marks, and Tangible Property.

ORCL00160472 to 473, Section 1.4 (excerpt).

5	Certificate of Merger of <i>JD Edwards & Company</i> into <i>JD Edwards LLC</i>	08/29/2003	ORCL00043742- ORCL00043745
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I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

“J.D. EDWARDS & COMPANY”, A DELAWARE CORPORATION,
WITH AND INTO “J.D. EDWARDS & COMPANY, LLC” UNDER THE NAME OF “J.D. EDWARDS & COMPANY, LLC”, A LIMITED LIABILITY COMPANY ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE TWENTY-NINTH DAY OF AUGUST, A.D. 2003, AT 2:23 O’CLOCK P.M

ORCL00043742.

6	Form 10-K for Fiscal Year ended December 31, 2003 <i>PeopleSoft, Inc.</i>	2004	ORCLX-NAV-000028
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In August 2003, PeopleSoft completed its acquisition of J.D. Edwards & Company (“J.D. Edwards”), a global enterprise applications leader in manufacturing, distribution, and asset intensive industries with particular strength in applications and software solutions for mid-sized entities. The acquisition followed our purchase of a majority of the outstanding capital stock of J.D. Edwards on July 18, 2003 pursuant to a tender offer by us for all the outstanding capital stock of J.D. Edwards.

ORCLX-NAV-00002, Part I, Item 1, ¶ 5 (excerpt).

7	Acknowledgment to the Amended and Restated Distribution Agreement <i>Oracle Int'l, Oracle Corp., Oracle USA</i>	03/01/2005	ORCL00043740- ORCL00043741
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A. OIC and OC entered into that certain Amended and Restated Distribution Agreement, effective as of March 1, 2002 (the “Agreement”).

ORCL00043740, Recitals, ¶ A.

B. OC acquired PeopleSoft, as of January 7, 2005.

ORCL00043740, Recitals, ¶ B (excerpt).

1. The Parties [Oracle International Corp., Oracle Corporation, and Oracle USA, Inc.] acknowledge that, as of the Effective Date, (i) OC is no longer a party to the Agreement, (ii) OUSA accepts all of OC’s rights and assumes all of OC’s liabilities under the Agreement, and (iii) all references in the Agreement to “DISTRIBUTOR” shall mean OUSA.

ORCL00043740, § 1.

8	OIC Asset Transfer Agreement <i>Oracle Corp., Oracle Int'l, PeopleSoft, JDE LLC</i>	03/01/2005	ORCL00043702- ORCL00043707; ORCL00424485- ORCL00424495
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Section 1.2. Transfer of Assets. Upon and subject to the terms and conditions of this Agreement, as of 12:01 a.m. Pacific Standard Time on the Effective Date, the Transferring Parties [PeopleSoft, Inc. and J.D. Edwards & Company, LLC] hereby assign, agree to assign, transfer, convey and deliver to OIC:

(a) Patents Copyrights, Trade Secrets, Know-How, and Other Intellectual Property. All of its right, title, and interest in: (i) all inventions, patents, and pending applications; (ii) all copyrights, trade secrets, know-how, and any other proprietary rights and intellectual assets, registered and unregistered, that are embodied in, or that pertain to the development, testing, installation, implementation, customization, optimization, configuration, operation, support, promotion, marketing, advertising, sale, hosting or other use thereof of the educational core curriculum, the software programs and related documentation specified in the Transferring Parties' global price lists; and (iii) all copyrights, trade secrets, know-how, and any other proprietary rights and intellectual assets, registered and unregistered, that relate to the Transferring Parties' business operations, products, and services (collectively the "IP"), together with (iv) the goodwill of the Transferring Parties' businesses connected with the use of and symbolized by the IP and all the rights and privileges that inhere in such IP.

ORCL00043703, Section 1.2(a); ORCL000424488, Section 1.2(a)

Section 1.6. Cooperation. The Transferring Parties shall take all actions necessary to execute any and all documents as may be reasonably requested by OIC from time to time to fully vest or perfect in OIC all right, title and interest in and to the IP and Marks pursuant to this Agreement. Such actions shall include without limitation, providing documents and information useful or necessary to prosecuting any application to register or perfect any of the IP and Marks, maintaining any trademark registration, or pursuing or defending any administrative, court, or other legal proceeding involving one or more of the IP and Marks.

ORCL00043703 to 704, Section 1.6; ORCL000424488 to 489, Section 1.6

9	OIC Asset Transfer Agreement <i>Oracle Corp., Oracle Int'l, PeopleSoft, JDE LLC, JDE YOUCentric, JDE World Source</i>	03/01/2005	ORCL00043708- ORCL00043713 ORCL00424496- ORCL00424505
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Section 1.2. Transfer of Assets. Upon and subject to the terms and conditions of this Agreement, as of 12:01 a.m. Pacific Standard Time on the Effective Date, the JDE Companies [J.D. Edwards World Source Company and J.D. Edwards YouCentric Company] hereby assign, agree to assign, transfer, convey and deliver to OIC:

(a) Patents Copyrights, Trade Secrets, Know-How, and Other Intellectual Property. All of its right, title, and interest in: (i) all inventions, patents, and pending applications; (ii) all copyrights, trade secrets, know-how, and any other proprietary rights and intellectual assets, registered and unregistered, that are embodied in, or that pertain to the development, testing, installation, implementation, customization, optimization, configuration, operation, support, promotion, marketing, advertising, sale, hosting or other use thereof of the educational core curriculum, the software programs and related documentation specified in the JDE Companies' global price lists; and (iii) all copyrights, trade secrets, know-how, and any other proprietary rights and intellectual assets, registered and unregistered, that relate to the JDE Companies' business operations, products, and services (collectively the "IP"), together with (iv) the goodwill of the JDE Companies' businesses connected with the use of and symbolized by the IP and all the rights and privileges that inhere in such IP.

ORCL00043709, Section 1.2(a); ORCL00424499, Section 1.2(a)

Section 1.6. Cooperation. The JDE Companies shall take all actions necessary to execute any and all documents as may be reasonably requested by OIC from time to time to fully vest or perfect in OIC all right, title and interest in and to the IP and Marks pursuant to this Agreement. Such actions shall include without limitation, providing documents and information useful or necessary to prosecuting any application to register or perfect any of the IP and Marks, maintaining any trademark registration, or pursuing or defending any administrative, court, or other legal proceeding involving one or more of the and Marks.

ORCL00043709 to 710, Section 1.6; ORCL00424499 to 500, Section 1.6

10	Oracle IP Rights Transfer Clarification Agreement <i>Oracle Systems Corp; Oracle Int'l. Corp.</i>	03/01/2005	ORCL00525139- ORCL00525143
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Section 1.1. Transfer of IP Rights.

(a) Upon and subject to the terms and conditions of this Agreement, as of 10:00 a.m. Pacific Standard Time on the Effective Date, OSC, hereby assigns, agrees to assign, transfers, conveys and delivers to OIC and OIC hereby acquires and accepts, all rights to sue for or otherwise enforce past, present and future infringement claims with respect to the IP Assets (as defined herein) to the extent such rights were not previously assigned, transferred, conveyed, or delivered to OIC and all rights to freely control any such lawsuits or settlements of the same, including the right to collect past damages to the extent such rights were not previously assigned, transferred, conveyed, or delivered to OIC (collectively, the “IP Rights”).

(b) For the avoidance of doubt, subject to the terms and conditions of this Agreement, as of 10:00 a.m. Pacific Standard Time on the Effective Date, OSC’s assignment herein, as described in Section 1.1(a) of this Agreement, includes an assignment on behalf of and as successor in interest to PeopleSoft, JDE LLC, JDE WorldSource, and JDE YOUCentric, an agreement to assign, transfer, convey and deliver to OIC and OIC’s acquisition and acceptance, of all rights to sue for or otherwise enforce past, present and future infringement claims with respect to the IP Assets (as defined herein) to the extent such rights were not previously assigned, transferred, conveyed, or delivered to OIC and all rights to freely control any such lawsuits or settlements of the same, including the right to collect past damages to the extent such rights were not previously assigned, transferred, conveyed, or delivered to OIC (collectively, part of the “IP Rights” defined in Section 1.1(a) of this Agreement).

ORCL00525140, Section 1.1(a)-(b).

11	Amendment to Research and Development Cost Sharing Agreement (J.D. Edwards) <i>Oracle USA, OIC, J.D. Edwards Europe</i>	06/01/2005	ORCL00385434-436
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E. The Parties [Oracle USA, Inc.; Oracle International Corp.; and, J.D. Edwards Europe Ltd.] now desire to integrate the J.D. Edwards product line into the Amended and Restated Cost Sharing and Licensing Agreement between Oracle Corp. and Oracle Technology Company effective as of June 1, 2005 (the “Oracle CSA”) by incorporating the terms of the JDE CSA into the Oracle CSA, and thereafter be solely and exclusively subject to the Oracle CSA.

ORCL00385435, Recitals, ¶ E.

1. For purposes of clarity, the Parties and knowledge that, upon said mutual agreement . . . , Europe [J.D. Edwards Europe Ltd.] will hold a fully paid up, perpetual license . . . with respect to develop technology resulting from research and development completed prior to the Effective Date.

ORCL00385435, § 1 (excerpt).

12	Termination of the Buy In Technology License Agreement <i>Siebel Systems; Siebel Systems Ireland Holdings</i>	02/28/2006	ORCL00524976- ORCL00524977
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A. Licensor [Siebel Systems, Inc.] and Licensee [Siebel Systems Ireland Holdings Ltd.] entered into that certain Buy In Technology License Agreement, effective as of September 1, 1999 ("Agreement").

ORCL00524976, Recitals, ¶ A.

In accordance with Article 9.1 of the Agreement, the Parties [Siebel Systems, Inc. and Siebel Systems Ireland Holdings Ltd.] agree that the Agreement shall be terminated by mutual agreement effective as of the Effective Date [February 28, 2006].

ORCL00524976, Termination Agreement, ¶ 1.

13	Interim Siebel License Agreement (Siebel Intellectual Property) <i>Siebel Systems; Oracle Int'l.</i>	03/01/2006	ORCL00524948- ORCL00524955
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B. Oracle Corp. ("Oracle") indirectly acquired Siebel, effective January 31, 2006.

ORCL00524948, Recitals, ¶ B (excerpt).

2. SECTION 2 - GRANT AND SCOPE OF LICENSE

Siebel hereby grants to OIC, and OIC hereby accepts, a worldwide, exclusive, perpetual, royalty-free right and license to utilize and commercially exploit Siebel's Intellectual Property and Confidential Information. Such right and license shall include, but not be limited to, the right to (a) manufacture, have manufactured, market, promote, and distribute the Products, (b) Sublicense the Programs to Sublicensees, (c) create modifications, improvements, enhancements, and derivative works with respect to the Programs, (d) make copies of the Programs for purposes of distribution to Sublicensees or Subdistributors, (e) provide Support for Sublicensees with respect to the Programs, and (f) grant/sublicense any of the foregoing rights to Subdistributors.

ORCL00524950, Section 2.