# **EXHIBIT 15**

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## UNITED STATES DISTRICT COURT

#### NORTHERN DISTRICT OF CALIFORNIA

### SAN FRANCISCO DIVISION

--000--

ORACLE CORPORATION, a Delaware Corporation; ORACLE, USA, INC., a Colorado Corporation, and ORACLE INTERNATIONAL CORPORATION, a California Corporation,

Plaintiffs,

Vs.

No. 07-CV-01658-PJH (EDL)

SAP AG, a German Corporation, SAP AMERICA, INC., a Delaware CORPORATION, TOMORROWNOW, INC., a Texas Corporation, and DOES 1-50, Inclusive,

Defendants.

VIDEOTAPED RULE 30(b)(6) DEPOSITION OF

ORACLE CORPORATION

Designee: RICHARD CUMMINS

Tuesday, September 16, 2008

Volume I, Pages 1 - 255

HIGHLY CONFIDENTIAL INFORMATION - ATTORNEYS' EYES ONLY

Reported By: WENDY E. ARLEN, CSR #4355, CRR, RMR Job 412495

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# TEXT REMOVED - NOT RELEVANT TO MOTION

15:57	4	Q.	Have you done any kind of reports based on
	5	the rep	ort that say here are the customers we've lost
	6	and her	e's why?
	7	Α.	Yes.
	8	Q.	And what kind of and that's included in
15:57	9	some ot	her report.
	10	Α.	That was that's included in the updates
	11	that I	indicated earlier we give to Juergen Rottler.
	12	Q.	Those are the quarterly updates?
	13	Α.	Yes.
15:57	14	Q.	And what those documents are entitled
	15	what?	Do they have a specific title?
	16	Α.	I provide a couple of slides into the kind of
	17	an over	all deck that goes to Juergen. So I don't
	18	know th	e title of that.
15:58	19	Q.	How do you convey them to Juergen, by e-mail?
	20	Α.	Through Yamilet Torres. She e-mails that for
	21	Juan's	group.
	22	Q.	So you send them to her?
	23	Α.	Yes.
15:58	24	Q.	By e-mail?
	25	Α.	Yes.

		Page 213
	1	Q. And do you have a practice of routinely
	2	listing all the customers lost to TomorrowNow?
	3	MS. HOUSE: Objection, vague.
15:58	4	THE WITNESS: Yeah. It's it depends on
	5	what Juergen really wanted to see and what was
	6	pertinent that month. If it was overall losses, it
	7	was large customers that were lost. So it depended
	8	on what the focus was for a given month or a given
15:58	9	quarter.
	10	Q. MR. McDONELL: Have you have you done an
	11	analysis of I mean, a sort of a bottom line
	12	analysis of customers lost to TomorrowNow?
	13	MS. HOUSE: Objection, vague.
15:58	14	THE WITNESS: We've over time there has
	15	been several times where we've quantified those
	16	customers who have gone to TomorrowNow.
	17	Q. MR. McDONELL: And in what form have you done
	18	that? Is it a document or part of the at risk report
15:59	19	or what?
	20	A. It normally is in the context of these
	21	updates we give to Juergen.
	22	Q. And those updates also have some information
	23	on returning customers.
15:59	24	A. Depending on the quarter, yes, sometimes they
	25	do.

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# TEXT REMOVED - NOT RELEVANT TO MOTION

	13	Q. So you were reporting on this for Oracle	
16:03	14	worldwide.	
	15	A. We were.	
	16	Q. And how was the data coming into you	
	17	worldwide?	
	18	A. It was coming in through support sales reps.	
16:04	19	And so globally a support sales rep, if they came	
	20	across a customer that was deemed to be at risk, they	
	21	would submit that information into Beth Shippy.	
	22	Q. And how would they do that?	
	23	A. Via e-mail.	
		TEXT REMOVED - NOT RELEVANT TO MOTION	
		Mannill Logal Calutiona	

# TEXT REMOVED - NOT RELEVANT TO MOTION Page 225 <sup>2</sup> Q. Okay. A. I know that I was most reliant on the notes 16:15 4 column. **TEXT REMOVED - NOT RELEVANT TO MOTION**

# RICHARD CUMMINS September 16, 2008 CONFIDENTIAL

1 MR. McDONELL: Counsel, I'm going to then break for the day. See you next week. Thank you, 2 3 sir. VIDEOGRAPHER: This marks the end of 4 17:01 5 videotape number four in the deposition of Richard Cummins. Going off the record, the time is 5:02. 6 7 (Whereupon, the deposition was adjourned at 8 9 5:02 p.m.) --000--10 11 I declare under penalty of perjury that 12 the foregoing is true and correct. Subscribed at 13 Colorado Galifornia, this 15th day of 14ben, 2008. 15 16 17 18 19 Signature of Witness 20 21 22 23 24 25

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### CERTIFICATE OF REPORTER

2 I, WENDY E. ARLEN, a Certified Shorthand 3 Reporter, hereby certify that the witness in the 4 foregoing deposition was by me duly sworn to tell the 5 truth, the whole truth and nothing but the truth in the 6 within-entitled cause;

That said deposition was taken down in 7 shorthand by me, a disinterested person, at the time 8 and place therein stated, and that the testimony of the 9 said witness was thereafter reduced to typewriting, by 10 11 computer, under my direction and supervision.

That before completion of the deposition, 12 review of the transcript [X] was [] was not 13 requested. If requested, any changes made by the 14 deponent (and provided to the reporter) during the 15 16 period allowed are appended hereto.

I further certify that I am not of counsel or 17 attorney for either or any of the parties to the said 18 deposition nor in any way interested in the event of 19 20 this cause and that I am not related to any of the DATED: October 2, parties thereto. 21 2008 22

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WENDY E. ARLEN CSR, No. 4355