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17	Attorneys for Defendants			
18	SAP AG, SAP AMERICA, INC., and 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-1658 PJH (EDL)		
23	Plaintiffs,	DECLARATION OF ELAINE		
24	v.	WALLACE IN SUPPORT OF DEFENDANTS' OPPOSITION TO		
25	SAP AG, et al.,	PLAINTIFFS' MOTION NO. 1 TO EXCLUDE EXPERT TESTIMONY OF		
26	Defendants.	STEPHEN K. CLARKE		
27		Date: September 30, 2010 Time: 2:30 p.m.		
28		Courtroom: 3, 3rd Floor Judge: Hon. Phyllis J. Hamilton		
	SFI-649444v1	DECLARATION OF ELAINE WALLACE ISO DEFS' OPP. TO PLFS.' MOT. TO EXCLUDE EXPERT TEST. OF CLARKE Case No. 07-CV-1658 PJH (EDL)		

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I, ELAINE WALLACE, declare as follows:

I am an attorney in the law firm of Jones Day, 555 California St., 26th Floor, San Francisco, California 94104, and counsel of record for Defendants SAP AG, SAP America, Inc. (together, "SAP"), and TomorrowNow, Inc. ("TN") (collectively, "Defendants") in the above-captioned matter. I am a member in good standing of the state bar of California and admitted to practice before this Court. I make this declaration based on personal knowledge and, if called upon to do so, could testify competently thereto.

- 1. Attached as **Exhibit 1** is a true and correct copy of excerpts from the supplemental Expert Report of Stephen K. Clarke dated May 7, 2010 ("Clarke Report"). The original report was served on Plaintiffs on March 26, 2010. The relevant pages of the Clarke Report are: 22, 90-95, 157-58, 201-235, 294.
- 2. Attached as **Exhibit 2** is a true and correct copy of excerpts from the Deposition of Paul K. Meyer dated May 12, 2010. The relevant pages are: 137:15-150:12, 153:10-19.
- 3. Attached as **Exhibit 3** is a true and correct copy of excerpts from the Deposition of Stephen K. Clarke dated June 9, 2010. The relevant pages are: 361:16-362:10, 375:10-381:21, 385:25-386:13, 396:10-400:19, 452:16-454:8, 459:11-25, 630:10-635:4.
- 4. Attached as **Exhibit 4** is a true and correct copy of Plaintiffs' deposition exhibit 608, including only the cover page SAP-OR00136760, page SAP-OR00136764, and a legible substitution for SAP-OR00136764. These pages come from a powerpoint presentation titled "Business Case TomorrowNow 2006" and dated November 16, 2005.
- 5. Attached as **Exhibit 5** is a true and correct copy of Plaintiffs' deposition exhibit 436, including only the cover page SAP-OR0014570 and SAP-OR00141571. These pages come from a powerpoint presentation titled "Supervisory Board Meeting TomorrowNow Status Update" and dated February 2007.
- 6. Attached as **Exhibit 6** is a true and correct copy of excerpts from the Deposition of Werner Brandt dated November 13, 2008. The relevant pages are: 262:15-263:17, 273:19-276:7.
- 7. Attached as **Exhibit 7** is a true and correct copy of excerpts from the Deposition of Stephen K. Clarke dated June 8, 2010. The relevant pages are: 24:23-28:18, 103:3-104:2, 107:2-

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1	108:2, 112:1-116:13, 124:1-136:17, 139:20-141:15, 158:17-163:25.		
2	8. Attached as Exhibit 8 is a true and correct copy of excerpts from the Deposition of		
3	Stephen K. Clarke dated June 10, 2010. The relevant pages are: 659:18-664:5, 807:23-810:1,		
4	929:13-930:12.		
5	9. Attached as Exhibit 9 is a true and correct copy of excerpts from the Deposition of		
6	Brian S. Sommer dated June 25, 2010. The relevant pages are: 206:1-208:4, 330:3-332:14.		
7	10. Attached as Exhibit 10 is a true and correct copy of excerpts from the Deposition		
8	of Paul K. Meyer dated May 13, 2010. The relevant pages are: 572:3-575:5.		
9	11. Attached as Exhibit 11 is a true and correct copy of an email between Holly		
10	House and myself dated December 8, 2009.		
11	12. Attached as Exhibit 12 is a true and correct copy of a declaration signed on April		
12	5, 2010 by Richard L. Ball of Standard Register Company and marked as Defendants' Deposition		
13	Exhibit 2047.		
14	13. Attached as Exhibit 13 is a true and correct copy of a declaration signed on April		
15	30, 2010 by Bill Short of Amsted Rail Company and marked as Defendants' Deposition Exhibit		
16	2048.		
17	14. Attached as Exhibit 14 is a true and correct copy of a declaration signed on May		
18	4, 2010 by Daniel A. Clark of NewPage Corporation and marked as Defendants' Deposition		
19	Exhibit 2042.		
20	15. Attached as Exhibit 15 is a true and correct copy of a declaration signed on May		
21	10, 2010 by Andre Birrenbach of Rotkäppchen Sektkellerei GmbH and marked as Defendants'		
22	Deposition Exhibit 2041.		
23	16. Attached as Exhibit 16 is a true and correct copy of a declaration signed on July		
24	27, 2010 by Ann Harten of Haworth and produced by Stephen K. Clarke as SAP-SKC-118356-		
25	57.		
26	17. Attached as Exhibit 17 is a true and correct copy of a declaration signed on July		
27	21, 2009 by Gary Gates of Amsted Rail Company and produced by Paul K. Meyer as ORCLX-		
28	NAV-00058.		

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1	18.	Attached as Exhibit 18 is a true and correct copy of a declaration signed on	
2	November 11	, 2009 by Richard L. Ball of Standard Register Company and produced by Paul K.	
3	Meyer as OR	CLX-NAV-00063.	
4	19.	Attached as Exhibit 19 is a true and correct copy of a declaration signed on March	
5	4, 2010 by Ka	athy Sauer of Cowlitz County, Washington and marked as Defendants' Deposition	
6	Exhibit 2049.		
7	20.	Attached as Exhibit 20 is a true and correct copy of excerpts from the Deposition	
8	of Richard Allison dated November 12, 2009. The relevant pages are: 215:17 – 216:1.		
9	21.	Attached as Exhibit 21 is a true and correct copy of Plaintiffs' deposition exhibit	
10	3210, bates labeled ORCL00670717-26. It is a blank Oracle License and Services Agreement		
11	("OLSA").		
12	22.	Attached as Exhibit 22 is a true and correct copy of excerpts from the	
13	Supplemental Expert Report of Paul K. Meyer dated February 23, 2010. The relevant paragraphs		
14	are: 166-167, 252.		
15	23.	Attached as Exhibit 23 is a true and correct copy of <i>Bowling v. Hasbro, Inc.</i> , No.	
16	05-229, 2008	U.S. Dist. LEXIS 30043 (D.R.I. Mar. 17, 2008).	
17	24.	Attached as Exhibit 24 is a true and correct copy of <i>Burnham v. United States</i> , No.	
18	CV-07-8017, 2009 U.S. Dist. LEXIS 62602 (D. Ariz. Jul. 20, 2009).		
19	25.	Attached as Exhibit 25 is a true and correct copy of <i>Capitol Justice LLC v</i> .	
20	Wachovia Ba	nk, N.A., No. 07-2095, 2009 U.S. Dist. LEXIS 126573 (D.D.C. Dec. 8, 2009).	
21	26.	Attached as Exhibit 26 is a true and correct copy of Gray v. United States, No. 05-	
22	CV-1893, 200	07 U.S. Dist. LEXIS 17937 (S.D. Cal. Mar. 12, 2007).	
23	27.	Attached as Exhibit 27 is a true and correct copy of Humphreys v. Regents of Univ.	
24	of Cal., No. C	C-04-03808, 2006 U.S. Dist. LEXIS 47822 (N.D. Cal. Jul. 6, 2006).	
25	28.	Attached as Exhibit 28 is a true and correct copy of International Business	
26	Machines Corp. v. Fasco Indus., Inc., No. C-93-20326, 1995 WL 115421 (N.D. Cal. Mar. 15,		
27	1995).		
28	29.	Attached as Exhibit 29 is a true and correct copy of Indus. Automation Supply,	

1	LLC v. United Rentals Highway Techs., No. 3:04-CV-99, 2006 WL 5219390 (D. N.D. Feb. 8,		
2	2006).		
3	30. Attached as Exhibit 30 is a true and correct copy of <i>Luke v. Family Care and</i>		
4	Urgent Med. Clinics, 323 Fed. Appx. 496 (9th Cir. 2009).		
5	31. Attached as Exhibit 31 is a true and correct copy of <i>Maionchi v. Union Pacific</i>		
6	Corp., No. C-03-0647, 2007 U.S. Dist. LEXIS 53169 (N.D. Cal. Jul. 9, 2007).		
7	32. Attached as Exhibit 32 is a true and correct copy of <i>MMI Realty Servs.</i> , <i>Inc.</i> v.		
8	Westchester Surplus Lines Ins. Co., No. 07-00466, 2009 U.S. Dist. LEXIS 18379 (D. Haw.		
9	Mar. 10, 2009).		
10	33. Attached as Exhibit 33 is a true and correct copy of <i>Powell v. Carey Int'l, Inc.</i> ,		
11	No. 05-21395, 2007 WL 1068487 (S.D. Fla. Apr. 9, 2007).		
12	34. Attached as Exhibit 34 is a true and correct copy of <i>SEC v. Badian</i> , No. 06-Civ-		
13	2621, 2009 U.S. Dist. LEXIS 120951 (S.D.N.Y. Dec. 22, 2009).		
14	35. Attached as Exhibit 35 is a true and correct copy of <i>Secure Energy, Inc. v. Coal</i>		
15	Synthetics, LLC, No. 4:08CV1719, 2010 U.S. Dist. LEXIS 41120 (E.D. Mo. Apr. 27, 2010).		
16	36. Attached as Exhibit 36 is a true and correct copy of <i>United States v. 14.3 Acres of</i>		
17	Land, No. 07CV886, 2008 U.S. Dist. LEXIS 66667 (S.D. Cal. Aug. 29, 2008).		
18	I declare under penalty of perjury under the laws of the United States and the State of		
19	California that the foregoing is true and correct. Executed on this 9th day of September, 2010 in		
20	San Francisco, California.		
21	/s/ Elaine Wallace Elaine Wallace		
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