EXHIBIT 29

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UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION

ORACLE CORPORATION, a Delaware corporation, ORACLE) USA, INC., a Colorado corporation, and ORACLE INTERNATIONAL CORPORATION, a) California corporation, Plaintiffs, CASE NO. 07-CV-01658 (MJJ) vs. SAP AG, a German corporation, SAP AMERICA, INC., a Delaware corporation,) TOMORROWNOW, INC., a Texas corporation, and DOES 1-50, inclusive, Defendants.

"HIGHLY CONFIDENTIAL"

ORAL VIDEOTAPED DEPOSITION OF

TOMORROWNOW BY AND THROUGH SHELLEY NELSON

VOLUME 2

DECEMBER 6, 2007

ORAL VIDEOTAPED DEPOSITION OF SHELLEY NELSON, produced as a witness at the instance of the Plaintiffs and duly sworn, was taken in the above-styled and numbered cause on the 6th day of December, 2007, from 9:10 a.m. to 3:53 p.m., before Dana Richardson, Certified Shorthand Reporter in and for the State of Texas, reported by computerized stenotype machine at the offices of Jones Day, 717 Texas, Suite 3300, Houston, Texas 77002, pursuant to the Federal Rules of Civil Procedure and the provisions stated on the record or attached hereto.

Job No. 1603-85363

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TEXT REMOVED - NOT RELEVANT TO MOTION

12:16:05	11	Q. So, for any support material that was provided to a
12:16:11	12	customer from the master library, there's really no way of
12:16:14	13	determining originally whose customer credentials were used to
12:16:21	14	download that support material; is that right?
12:16:23	15	A. No.
12:16:25	16	Q. How would you tell?
12:16:28	17	A. Depending on the type of document not all
12:16:31	18	documents but some of the documents have a header, when you
12:16:38	19	save them down as a text file or something, that says "Welcome
12:16:42	20	back" so-and-so; and sometimes it mentions the customer name,
12:16:46	21	depending on what that login ID profile looked like.
12:16:56	22	Q. What what kinds of materials that would be
12:17:00	23	downloaded would have that information attached to it?
12:17:08	24	A. I believe the updates and fixes on a on a text
12:17:14	25	file where it showed what the screen looked like, not the
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		Page 154
12:17:19	1	attachments themselves but a text file that had a picture of
12:17:25	2	what the page looked like; possibly the case documentation,
12:17:33	3	although that was client-specific anyway. You couldn't
12:17:37	4	download a case for another client anyway. I'm not sure of
12:17:40	5	all the other document types. Those are the ones I know I've
12:17:45	6	seen.
12:17:45	7	Q. Okay. Other than other than the text file for an
12:17:48	8	update and fix, if it's there, and the case documentation, are
12:17:52	9	you aware of any other materials downloaded from Oracle in the
12:17:57	10	master library that you could identify which customer
12:18:03	11	credential was used to download them?
12:18:08	12	A. I would say for the particular releases where we know
12:18:13	13	we had only one client, it would be pretty easy to to
12:18:17	14	surmise that that was the client ID we'd used; certainly
12:18:23	15	looking at records, e-mails that had that had gone between
12:18:29	16	my team and the download team requesting that downloads take
12:18:33	17	place and giving them a Customer Connection ID, "Please
12:18:36	18	download these products and releases for this customer.
12:18:43	19	Here's your login;" and then today, I know Peggy tracks
12:18:54	20	but but she wasn't part of the master library. So, I don't
12:18:57	21	know of any log that would say which ones were downloaded with
12:19:04	22	which IDs.

TEXT REMOVED - NOT RELEVANT TO MOTION

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8 I declare under penalty of perjury that the foregoing is
9 true and correct.
$\int_{I_{1}} \int_{A} dx = \int_{A} dx$
2 Milly Miss
12 SHELLEY NELSON
13
14
SUBSCRIBED AND SWORN TO BEFORE ME, the undersigned
authority, by the witness, SHELLEY NELSON, on this the $\frac{5}{}$
17 day of January, 2008.
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19 Suchael Co. Bank
NOTARY PUBLIC NOTARY PUBLIC IN AND FOR
Richard A. Bour THE STATE OF LOLAS
My Commission Expine 08-29-2010
23 My Commission Expires: $8.79-30/0$
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STATE OF TEXAS COUNTY OF HARRIS

REPORTER'S CERTIFICATE

I. Dana Richardson, a Certified Shorthand Reporter in and for the State of Texas, do certify that this deposition transcript is a true record of the testimony given by the witness hamed herein, after said witness was duly sworn by me. The witness was requested to review the deposition.

I further certify that I am neither attorney or counsel for, related to mor employed by any parties to the action in which this testimony is taken and, further, that I am not a relative or employee of any counsel employed by the parties hereto or financially interested in the action.

I further certify that the amount of time used by each party at the deposition is

Mr. Geoffrey

SUBSCRIBED AND SWORN To under my hand and seal of office on this the 12th day of

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Dana Richardson, CSR

Texas CSR 5386

Expiration: 12/31/09

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