EXHIBIT 6

BINGHAM MCCUTCHEN LLP	
DONN PICKETT (SBN 72257)	
GEOFFREY M. HOWARD (SBN 157468)	
HOLLY A. HOUSE (SBN 136045)	
ZACHARY J. ALINDER (SBN 209009)	
BREE HANN (SBN 215695)	
Three Embarcadero Center	
San Francisco, CA 94111-4067	
Telephone: (415) 393-2000	·
Facsimile: (415) 393-2286	
donn.pickett@bingham.com	•
geoff.howard@bingham.com	
holly.house@bingham.com	
zachary.alinder@bingham.com	
bree.hann@bingham.com	
	•
DORIAN DALEY (SBN 129049)	
JENNIFER GLOSS (SBN 154227)	•
500 Oracle Parkway, M/S 5op7	·
Redwood City, CA 94070	
Telephone: (650) 506-4846	
Facsimile: (650) 506-7114	
dorian.daley@oracle.com	
jennifer.gloss@oracle.com	
J	
Attorneys for Plaintiffs Oracle USA, Inc., et al.	
UNITED STATES DIS	STRICT COURT
NORTHERN DISTRICT	OF CALIFORNIA
SAN FRANCISCO	D DIVISION
ORACLE USA, INC., a Colorado corporation, et	Case No. 07-CV-01658 PJH (EDL)
al.,	
,	AMENDED NOTICE OF
Plaintiffs,	DEPOSITION OF SAP AG AND SAP
v	AMERICA PURSUANT TO FED. R.
	CIV. P. 30(b)(6) RE PROJECT BLUE
SAP AG, a German corporation, et al.,	
, <u>x</u> x ,	•
Defendants.	
A /72854202 I	

TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD:

1

2	PLEASE TAKE NOTICE that Plaintiffs Oracle USA, Inc., Oracle International
3	Corporation, and Oracle EMEA Limited (collectively, "Oracle"), through its counsel, shall
4	conduct the deposition of defendant SAP AG and SAP America ("You") regarding the topics of
5	examination set forth below. The deposition will take place at the law offices of Bingham
6	McCutchen LLP, Three Embarcadero Center, San Francisco, CA 94111, on March 18, 2009
7	commencing at 9:00 a.m. or such other time and place as may be agreed upon The deposition
8	will continue day after day, Sundays and holidays excepted, until completed. SAP AG and SAP
9	America are directed, pursuant to Federal Rule of Civil Procedure 30(b)(6), to designate one or
10	more officers, directors, managing agents, or other persons who can testify on behalf of SAP AG
11	and SAP America with respect to the matters set forth below.
12	The examination shall be conducted before an officer or other person authorized to
13	administer oaths pursuant to Rule 28 of the Federal Rules of Civil Procedure. The testimony at
14	the deposition will be recorded stenographically by a qualified certified shorthand reporter who
15	is authorized to administer the oath, through instant visual display means (Live Note), and by
16	video. Parties wishing to see the real time display must supply their own computer. Oracle
17	reserves the right to use the written transcript or video as evidence in the trial of this matter.
18	
19	<u>DEFINITIONS</u>
20	For purposes of this Notice of Deposition, the following definitions shall apply, unless otherwise
21	indicated:
22	1. The use of the singular form of any word includes the plural and vice versa.
23	The past tense shall include the present tense and vice versa. The masculine gender includes the
24	feminine and neuter genders; the neuter gender includes the masculine and feminine genders.
25	2. "All," "Any," and "Each" shall be construed as "any and every."
26	3. "And" and "Or," shall be construed both conjunctively and disjunctively and
27	each shall include the other whenever such construction will serve to bring within the scope of
28	these interrogatories any information that would not otherwise be brought within their scope.

1	4. "Communications" means any and all contact or transmission of information
2	between two or more Persons, whether in a face-to-face meeting, telephone conversation, or
3	otherwise, or whether by letter, electronic mail, instant messaging system, facsimile
4	transmission, cable, letters, correspondence, video conference, message, or any other method or
5	medium of information transfer or exchange.
6	5. "Document(s)" is used in this Notice as broadly as is allowed under the
7	Federal Rules of Civil Procedure, and thus includes without limitation writings; records; files;
8	correspondence; reports; memoranda; calendars; diaries; minutes; electronic messages;
9	voicemail; email; telephone message records or logs; computer and network activity logs; data
10	on hard drives; backup data; data on removable computer storage media such as tapes, disks, and
11	cards; printouts; document image files; web pages; databases; spreadsheets; software; hardware;
12	books; ledgers; journals; orders; invoices; bills; vouchers; checks; statements; worksheets;
13	summaries; compilations; computations; charts; diagrams; graphic presentations; drawings;
14	films; charts; digital or chemical process photographs; video, phonographic, tape, or digital
15	records or transcripts thereof; drafts; jottings; and notes. "Document(s)" also includes any copies
16	that differ in any respect from the original or other versions of the Document(s), such as, but not
17	limited to, copies containing notations, insertions, corrections, marginal notes, or any other
18	variations.
19	6. "Oracle" means Plaintiffs Oracle USA, Inc., Oracle International
20	Corporation, and Oracle EMEA Limited, their predecessors, and their successors.
21	7. "Person(s)" means, without limitation, any individual or entity.
22	8. "SAP TN" refers to defendant TomorrowNow, Inc., its employees, directors,
23	managers, consultants, agents, and any other Person acting on its behalf, after it was acquired by
24	SAP AG and/or SAP America.
25	9. "You" and/or "Yours" refers to defendant SAP AG and/or SAP America, its

9. "You" and/or "Yours" refers to defendant SAP AG and/or SAP America, its predecessors, successors, employees, directors, managers, consultants, agents, and any other Person acting on its behalf.

28

1		SCOPE OF TESTIMONY
2	Unless otherw	vise stated, the time period covered by this Notice of Deposition shall be from
3	January 1, 200	04 to and including the date of the examination:
4	The in	vestigation and action that resulted in Your executive board directives and orders
5	referenced in	paragraphs 2 and 4 of Defendants' Amended Response to Oracle's Interrogatory
6 7	No. 4 (see Pla	intiffs Depo. Ex. 522, attached as Exhibit A), including without limitation:
8	a.	all related discussions, analyses, Documents or Communications leading up to the
9		decisions to issue the referenced March 2005 and August 2007 Board directives,
10		including without limitation any assessments of the advantages, disadvantages
11		and/or costs You and/or SAP TN would face with the decision to issue or not
12		issue each directive and any such discussion, analysis or action taken prior to the
13		close of the SAP TN acquisition;
14	h	the actual content of the directives, including differences between the directives,
15	υ.	
16		if any, and reasons for any such differences;
17 18	c.	the name(s) of the individual(s) who conveyed the directives, the date each was
19		issued, the method of conveyance, and the recipient(s) of each directive;
20	d.	the method and frequency discussed, envisioned and/or expressed by You for how
21		progress of the Board directives' implementation would be conveyed from SAP
22		TN to You, as well as the actual method and frequency of how progress of the
23		directives was monitored and/or communicated including any conclusions,
24		written evaluations or reports made of the progress of efforts to implement the
25		directives and including all Communications You had internally and with SAP
26		TN regarding this topic;
27		

28

•	Е.	the limename and/or deadlines discussed, envisioned and/or expressed by You for
2		the completion of the Board directives at the time each was issued, or at any other
3		time during the implementation stages;
4	f.	any incentives, warnings, or reprimands that were discussed and/or put in place
5		
6		for SAP TN personnel and/or for Your personnel in order to facilitate the
7	•	implementation of the directives (including details as to what those incentives or
8		reprimands were and who received them);
9	g.	reasons why the directives were not implemented in whole or in part and/or the
10		delay in their implementation, including any related discussions, analyses,
11		Documents or Communications regarding this topic;
12	h.	the name(s) of Your Board member(s), executive(s) or other personnel who were
13		responsible for any aspect of the Board directives, including their approval,
14		
15		issuance and implementation, and his/her knowledge of or involvement in any of
16		the above activities; and
17	i.	any efforts made, analyses undertaken, or Communications regarding any change
18		in SAP TN's practices regarding hosting and use of local environments, even if
19		not considered part of or contained within the directives.
20		
21	DATED: Feb	oruary 25, 2009
22		By: BreelHann
23		BINGHAM McCUTCHEN LLP Three Embarcadero Center
24		San Francisco, CA 94111-4067 Telephone: (415) 393-2000
25		Facsimile: (415) 393-286 bree.hann@bingham.com
26		Attorneys for Plaintiffs Oracle USA, Inc., et al.
27		Oracle ObA, Inc., et al.
28		

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 San Francisco, California at Three Embarcadero Center, San Francisco, California 4 94111-4067. I am readily familiar with the practice of this office for collection and processing 5 of correspondence by U.S. Mail and Electronic Mail, and they are deposited and/or sent that 6 same day in the ordinary course of business. 7 On February 25, 2009, I served the following document: 8 AMENDED NOTICE OF DEPOSITION OF SAP AG AND SAP AMERICA PURSUANT TO FED. R. CIV. P. 30 (B) (6) RE 9 PROJECT BLUE 10 (BY ELECTRONIC MAIL) by transmitting via electronic mail document(s) in X 11 portable document format (PDF) listed below to the email addresses set forth below on this date. 12 (BY MAIL) by causing a true and correct copy of the above to be placed in the X 13 United States Mail at San Francisco, California in sealed envelope(s) with postage prepaid, addressed as set forth below. I am readily familiar with this law firm's 14 practice for collection and processing of correspondence for mailing with the United States Postal Service. Correspondence is deposited with the United States 15 Postal Service the same day it is left for collection and processing in the ordinary course of business. 16 Jane L. Froyd 17 JONES DAY 1755 Embarcadero Road 18 Palo Alto, CA 94303 650.739.3937 (Direct) 19 650.739.3900 (Fax) 20 jfroyd@JonesDay.com imcdonell@JonesDay.com 21 ilfuchs@JonesDay.com swcowan@JonesDav.com 22 ewallace@JonesDay.com tglanier@JonesDay.com 23 24 I declare that I am employed in the office of a member of the bar of this court at whose direction the service was made and that this declaration was executed on February 25, 25 26 2009, at San Francisco, California. 27 28

A/72856293.1