EXHIBIT 7

Dockets.Justia.com

COPY 1 BINGHAM MCCUTCHEN LLP

x	DONN P. PICKETT (SBN 72257)						
2							
-	HOLLY A. HOUSE (SBN 136045)						
3	ZACHARY J. ALINDER (SBN 209009)						
4	BREE HANN (SBN 215695)						
4	Three Embarcadero Center						
5	San Francisco, CA 94111-4067 Telephone: (415) 393-2000						
0	Facsimile: (415) 393-2286						
6	donn.pickett@bingham.com						
_	geoff.howard@bingham.com						
7	holly.house@bingham.com						
8	zachary.alinder@bingham.com bree.hann@bingham.com						
Ũ	,						
9	DORIAN DALEY (SBN 129049)						
10	JENNIFER GLOSS (SBN 154227)						
10	500 Oracle Parkway						
11	M/S 50p7						
	Redwood City, CA 94070						
12	Telephone: (650) 506-4846						
12	Facsimile: (650) 506-7114						
13	dorian.daley@oracle.com						
14	jennifer.gloss@oracle.com						
	Attorneys for Plaintiffs						
15	Oracle Corporation, Oracle USA, Inc.,						
16	and Oracle International Corporation						
10							
17	UNITED STATES D	ISTRICT COURT					
	NORTHERN DISTRIC	T OF CALIFORNIA					
18							
19	SAN FRANCISC	O DIVISION					
1/							
20							
	ORACLE CORPORATION, a Delaware	CASE NO. 07-cv-01658 (PJH)					
21	corporation, ORACLE USA, INC., a Colorado						
22	corporation, and ORACLE INTERNATIONAL	PLAINTIFFS' SECOND SET OF					
	CORPORATION, a California corporation,	REQUESTS FOR PRODUCTION OF DOCUMENTS TO DEFENDANTS					
23	Plaintiffs,	DOCUMENTS TO DEFENDANTS					
24	V.						
24							
25	SAP AG, a German corporation, SAP AMERICA, INC., a Delaware corporation,						
	TOMORROWNOW, INC., a Texas corporation,						
26	and DOES 1-50, inclusive,						
27							
<i>4</i> 1	Defendants.						
28							
	A/72610391.1	07-CV-1658 FJH					

1					
2	PROPOUNDING PARTIES :	Plaintiffs Oracle Corporation, Oracle USA, Inc., and Oracle International Corporation			
3	RESPONDING PARTY :	Defendants SAP AG, SAP America, Inc., and TomorrowNow, Inc.			
4	SET NUMBER:	Two			
5	Pursuant to Federal Rule of Civil Procedure 34, plaintiffs Oracle Corporation,				
6	Oracle USA, Inc., and Oracle International Corporation (collectively, "Oracle") hereby request				
7	that defendants SAP AG, SAP America, Inc. ("SAP America"), and TomorrowNow, Inc. ("SAP				
8	TN") (collectively, "Defendants") produce the following documents, within thirty (30) days of				
9	service of these Requests and in accordance with the Federal Rules of Civil Procedure and the				
10 11	attached Definitions and Instructions, at the offices of Bingham McCutchen LLP, 3 Embarcadero				
11	Center, San Francisco, California 94111, or at such other time or place as may be mutually				
12	agreed upon by counsel for the parties.				
13	DEFINITIONS				
15	Unless otherwise indicated, the following definitions shall apply to each of the Requests				
16	for Production below.				
10		d both conjunctively and disjunctively and each			
18	shall include the other whenever such construction will serve to bring within the scope of these				
19	Requests any information that would not otherwise be brought within their scope.				
20	2. "Business Model" refers to busin	ness operations, plan, strategy, and approach.			
21	3. "Communication" means any and	l all contact or transmission of information			
22	between two or more Persons, whether in a face-to-face meeting, telephone conversation, or				
23	otherwise, or whether by letter, electronic mail, instant messaging system, facsimile				
24	transmission, cable, letters, correspondence, video conference, message, or any other method or				
25	medium of information transfer or exchange.				
26	4. "Customer" refers to Defendants'	current and former customers and clients,			
27	including without limitation all customers listed or described on SAP TN's website.				
28		e Oracle-maintained support website for 2 07-CV-1658 PJH			

1 PeopleSoft and JD Edwards customers and all associated Software and Support Materials, 2 hardware, software, physical server locations, and internet protocol addresses.

3 6. "Customer Contracts" means Defendants' contracts and agreements with 4 Customers, including, but not limited to Terms and Conditions, ordering documents, 5 incorporated policies, and service agreements.

6 7. "Document(s)" is used in these Requests 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, 11 and cards; printouts; document image files; web pages; databases; spreadsheets; software; 12 hardware; books; ledgers; journals; orders; invoices; bills; vouchers; checks; statements; 13 worksheets; summaries; compilations; computations; charts; diagrams; graphic presentations; 14 drawings; films; charts; digital or chemical process photographs; video, phonographic, tape, or 15 digital records or transcripts thereof; drafts; jottings; and notes. "Document(s)" also includes 16 any copies that differ in any respect from the original or other versions of the Document(s), such 17 as, but not limited to, copies containing notations, insertions, corrections, marginal notes, or any 18 other variations.

19 8. "Download" means any duplication, copying, transfer, or replication, in whole or 20 in part, of any file, document, data, or other information from an outside source connected 21 through the internet to a computer, server, or network that is part of another Person's computer 22 infrastructure or subject to that Person's control.

23

9. "Local Environment" means any software application component, including 24 without limitation any application, development tools, PeopleTools, compiler, database, or data 25 structure, or any combination thereof, that resides or resided on any electronic media owned by 26 SAP AG, SAP America, or SAP TN and that was created by copying or installing software 27 provided by Oracle to any Person, including any of Defendants' Customers.

28

A/72610391.1

3

1 10. "Oracle" means plaintiffs Oracle Corporation, Oracle USA, Inc., and Oracle 2 International Corporation, their predecessors, and their successors. 11. "Person(s)" means, without limitation, any individual or entity. 3 4 12. "Project Blue" means the effort, discussions, or projects referred to by that name, 5 or any similar discussion or effort whether or not so named, undertaken by Defendants. 6 13. "Safe Passage" means Defendants' program by that name. "SAP America" means defendant SAP America, Inc., its predecessors, successors, 7 14. 8 employees, directors, managers, consultants, agents, and any other Person acting on its behalf. 9 15. "SAP AG" means defendant SAP AG, its predecessors, successors, employees, directors, managers, consultants, agents, and any other Person acting on its behalf. 10 11 16. "SAP TN" means defendant TomorrowNow, Inc., its predecessors, successors, 12 employees, directors, managers, consultants, agents, and any other Person acting on its behalf. 13 17. "Software and Support Materials" means, without limitation, all program updates, 14 software updates, bug fixes, patches, custom solutions, and instructional materials, created or 15 owned by Oracle, or derived from, copied from, or based on any such materials, including by 16 SAP AG, SAP America, or SAP TN, across the entire family of PeopleSoft and JD Edwards 17 software applications. 18 18. "Update/Fix" means any fix or update, including without limitation any critical 19 support update, retrofit update, constituent code objects, data files, instructional documentation 20 or other items, whether or not actually delivered or published to a Customer, which was 21 developed by SAP TN for any Customer to operate with a software release not supported by 22 Oracle at the time of its development. 23 19. To "Use" means to maintain, manage, store, or otherwise interact with. 24 INSTRUCTIONS 25 1. If You claim any form of privilege as a ground for not producing or for redacting 26any Document, You shall provide the following information for each document withheld or 27 redacted: (1) the Document's preparation date and the date appearing on the Document; (2) the 28A/72610391.1 4 07-CV-1658 PJH PLAINTIFFS' SECOND SET OF REOUESTS FOR PRODUCTION OF DOCUMENTS TO DEFENDANTS

name, present and last known addresses, telephone numbers, titles (and positions), and
occupations of those individuals who prepared, produced, reproduced, and received said
Document, including all authors, senders, recipients, "cc" recipients, and "bcc" recipients; (3) the
number of pages withheld; and (4) a description sufficient to identify the Document without
revealing the information for which the privilege is claimed, including the general subject matter
and character of the Document (*e.g.*, letter, memorandum, notes, etc.).

7 2. If only a portion of a responsive Document is privileged against disclosure, You
8 must produce the responsive non-privileged portion of the Document in redacted form, provided
9 that the redacted material is identified and the basis for the claim of privilege is stated as
10 provided in Instruction No. 1 above.

If a Document once existed, but has been lost or destroyed, or otherwise is no
 longer in Your possession, custody, or control, identify the Document and state the details
 concerning the loss of such Document, including the name, title, and address of the present
 custodian of any such Document, if known to You.

4. Pursuant to Federal of Civil Procedure 26(e), Your responses to the following
Requests for Production are to be promptly supplemented to include any subsequently acquired
Documents and information.

18 5. Subject to the Parties' agreement to extend the discovery timeline, and unless
19 otherwise stated, all Requests for Production refer to the period of time since January 1, 2002
20 and through the present day.

21

REQUESTS FOR PRODUCTION

22

23 24

REQUEST FOR PRODUCTION NO. 1:

Integration of SAP TN with SAP America and SAP AG

All Documents relating to Project Blue (and any related or predecessor or successor proposals, programs, plans, or projects) including without limitation Communications, meeting notes, projections, financial analyses, models, valuations, memoranda, correspondence, agreements, proposals, and presentations.

A/72610391.1

5

1

REQUEST FOR PRODUCTION NO. 2:

All Documents relating to any plans, proposals, projects, or discussions by or between
any Defendant(s) relating to SAP TN's potential or actual provision of software support services
for Oracle-branded software applications, including without limitation Siebel, Retek, Hyperion,
and eBusiness Suite.

6 **REQUEST FOR PRODUCTION NO. 3**:

7 All Documents obtained by SAP AG or SAP America prior to the acquisition of SAP TN

8 relating to SAP TN's creation, duplication, replication, termination, and Use of Local

9 Environments or Updates/Fixes.

10 **REQUEST FOR PRODUCTION NO. 4**:

All Documents relating to access of any kind by SAP AG or SAP America to any Local
 Environments or Updates/Fixes, or to the substance of any Local Environments or

13 Updates/Fixes.

14

15 Safe Passage and SAP TN's Software Support Services

16 **<u>REQUEST FOR PRODUCTION NO. 5</u>**:

17 All Communications between any Defendant and any Defendant's actual or potential

18 Customers relating to SAP TN's Business Model, including without limitation all

19 Communications relating to the legality of SAP TN's Business Model, and to how SAP TN was

20 able to or planned to make its service and/or support offerings on any Oracle-branded software

21 applications, including PeopleSoft, JD Edwards, Siebel, Retek, Hyperion, and eBusiness Suites..

22 **REQUEST FOR PRODUCTION NO. 6:**

23

For all Customers ever claimed by any Defendant as part of, or having been recruited or

24 won through, Safe Passage, all Documents relating to SAP AG or SAP America's Contracts with

those Customers, including all drafts, versions, and revisions of Contracts and all Documents

26 relating to negotiation of those contracts.

27 **REQUEST FOR PRODUCTION NO. 7**:

 28
 All Documents relating to any Communications by or between any Defendant and any

 A/72610391.1
 6
 07-CV-1658 PJH

1 Customer ever claimed by any Defendant as part of, or as having been recruited or won through,

2 Safe Passage, including all Documents provided to any such Customers by any Defendant and

3 any Documents evidencing the reasons for any such Customers' purchasing decisions.

4 **<u>REQUEST FOR PRODUCTION NO. 8</u>**:

5

All Documents relating to any plans, efforts, or strategies to sell or license SAP-branded

6 applications to SAP TN Customers.

7 **REQUEST FOR PRODUCTION NO. 9**:

8 Remote access for inspection to, and forensic copies of, any Oracle software application

9 in Defendants' possession, custody, or control other than PeopleSoft or JDE software

10 applications, including without limitation Siebel, eBusiness Suite, Hyperion, or Retek software

11 applications.

12 **REQUEST FOR PRODUCTION NO. 10**:

13 All Documents consisting of or relating to any Communications with any analysts, press,

14 media, or other Persons with regard to SAP TN's Business Model or Safe Passage.

15 **<u>REQUEST FOR PRODUCTION NO. 11</u>**:

16 All Documents consisting of or relating to any Communications with any analysts, press,

17 media, or other Persons with regard to the allegations in Oracle's Complaint, First Amended

18 Complaint, or Second Amended Complaint.

19 REQUEST FOR PRODUCTION NO. 12:

20 All Documents relating to any Defendant's competitive intelligence or analyses with

21 regard to Oracle, any Oracle-branded software application, or support services for any Oracle-

22 branded software application, including Communications, market analyses, projections,

23 presentations, or reports.

24

25 Financials, Accounting, and Damages

26 **REQUEST FOR PRODUCTION NO. 13**:

- 27 Summary sales and profit numbers for (a) all SAP TN Customers since its inception, (b)
- 28 all Safe Passage deals; (c) all Safe Passage deals for which SAP TN was a component (*i.e.*, those A/72610391.1
 7
 07-CV-1658 PJH

for which SAP TN did, does, or will provide software support services on Oracle-branded
 software applications to a Customer), and (d) all SAP sales or licenses to any SAP TN Customer
 after the acquisition of SAP TN.

4 **<u>REQUEST FOR PRODUCTION NO. 14</u>**:

Customer-specific sales reports, comparable to TN-OR00130333 and TN-OR00979779,
for (a) all SAP TN Customers since its inception, (b) all Safe Passage deals; (c) all Safe Passage
deals for which SAP TN was a component (*i.e.*, those for which SAP TN did, does, or will
provide software support services on Oracle-branded software applications to a Customer), and
(d) all SAP sales or licenses to any SAP TN Customer after the acquisition of SAP TN.

10 **REQUEST FOR PRODUCTION NO. 15**:

11 All Documents relating to reports, summaries, or compilations, with kinds of data

12 comparable to that found in TN-OR00130333 and TN-OR00979779, listing Safe Passage

13 Customers after January 15, 2005 and identifying components of those Safe Passage deals (e.g.,

14 SAP TN service, integration services, migration services, applications sales) and revenues and

15 term lengths associated with those components.

16 **REQUEST FOR PRODUCTION NO. 16**:

For all Safe Passage deals, including but not limited to those for which SAP TN was a
component, all Documents relating to any discussions, Communications about, or other evidence
that SAP TN was not relevant to the Customer's decision to buy or license other goods or
services from SAP AG or SAP America.

21 **REQUEST FOR PRODUCTION NO. 17**:

22 All Documents relating to quantifications, analyses, or Communications about actual or

23 projected revenue lost by Oracle because of SAP TN's actions, offerings, or deals or because of

any aspect of the Safe Passage program.

25 **REQUEST FOR PRODUCTION NO. 18**:

26 Pro-formas and forecasts (and any assumptions, analyses, and financial back-up) for

27 sales, revenue, and profits for (a) any aspect of the Safe Passage program, (b) SAP TN's

28 expected contributions to the Safe Passage program (including anticipated service revenues and A/72610391.1 8 07-CV-1658 PJH 1 assistance in driving applications sales), and (c) SAP TN's software support services for any

2 Oracle-branded software applications (including without limitation PeopleSoft, JD Edwards,

3 eBusiness Suite, Retek, and Hyperion) and any follow-on sales or licenses (e.g., future

4 applications sales or licenses) projected in connection with SAP TN's offering of such software
5 support services.

6 <u>F</u>

REQUEST FOR PRODUCTION NO. 19:

All relevant draft or final business cases (and any assumptions, analyses, and financial
back-up), including but not limited to those related to the SAP TN acquisition or to any proposed
expansions of SAP TN software support services to any Oracle-branded software applications.

10 **REQUEST FOR PRODUCTION NO. 20**:

All Documents relating to or reflecting the 1:10 and 1:18 metrics contained in Depo. Ex.
 174, or to any other instances in which these metrics were discussed, adopted, or rejected by any

13 Defendant.

14 **<u>REQUEST FOR PRODUCTION NO. 21</u>**:

All Documents relating to SAP AG or SAP America's historic applications sales pipeline
close rates, including percent closed, time to close, and factors driving closure.

17 **<u>REQUEST FOR PRODUCTION NO. 22</u>**:

18 All Documents relating to SAP AG or SAP America's historic service contract and

19 application license renewal rates, including percent renewed and factors driving renewal.

- 20 **REQUEST FOR PRODUCTION NO. 23**:
- 21 All Documents relating to licenses, contracts, or agreements between SAP AG or SAP

22 America and any independent (non-affiliated, non-partner) software support service provider for

23 SAP-branded software applications or to any license Defendants deem comparable to the type of

24 license that would have been required between Oracle and SAP TN for the type of activities

25 engaged in by Defendants.

26 **REQUEST FOR PRODUCTION NO. 24**:

- 27 Documents sufficient to show the monthly and yearly amounts spent by SAP AG, SAP
- 28
 America, and SAP TN on research and development at SAP TN for any purpose, including

 A/72610391.1
 9

 07-CV-1658 PJH

without limitation support services, software applications, Updates/Fixes, and Software and
 Support Materials.

3 REQUEST FOR PRODUCTION NO. 25:

All Documents discussing, analyzing, or otherwise relating to whether or when former
PeopleSoft, J.D. Edwards, Siebel, Hyperion, or Retek customers would become or stay Oracle
customers after Oracle's acquisitions of those companies, including all Documents discussing,
analyzing, or otherwise relating to whether or when any such customers might become SAP TN
or SAP customers and what types of goods or services any were likely to purchase.

9 **REQUEST FOR PRODUCTION NO. 26**:

All Documents analyzing or assigning any kind of assumed per-customer value to any
 actual or potential former Siebel, Hyperion, or Retek customers, whether as purchasers of

12 services from SAP TN, or as purchasers of goods or services from SAP.

13 **REQUEST FOR PRODUCTION NO. 27:**

14 All Documents related to the allocation of the purchase price for Business Objects,

15 including the determination of the fair value in accordance with FAS 141 and 142 of the

- 16 identified intangible assets acquired.
- 17

18 Online Access

19 REQUEST FOR PRODUCTION NO. 28:

All Documents constituting security measures or means for SAP AG or SAP America's
 customer-facing websites or portals, including without limitation security or protection methods,
 credential requirements, monitoring policies or procedures, and enforcement policies or

- 23 procedures.
- 24

25 Local Environments and Updates/Fixes

26 <u>REQUEST FOR PRODUCTION NO. 29</u>:

27 A forensic copy of each Local Environment, and each Update/Fix, created, duplicated,

28 modified, or otherwise Used by any Defendant. A/72610391.1 10

07-CV-1658 PJH

1

REQUEST FOR PRODUCTION NO. 30:

All Documents relating to each Local Environment and each Update/Fix created,
duplicated, modified, or otherwise Used by any Defendant, including without limitation all
Communications with any Customer or potential future customer relating to Local Environments
or Updates/Fixes.

6 **REQUEST FOR PRODUCTION NO. 31**:

All Documents relating to the creation or development of any plan, process, policy, or
technique for creating, duplicating, modifying, or otherwise Using Local Environments or

9 Updates/Fixes.

10 **REQUEST FOR PRODUCTION NO. 32**:

All Documents relating to any hardware, software, middleware, or firmware any
 Defendant has Used to create, duplicate, modify, store, manage, or otherwise Use Local

13 Environments or Updates/Fixes.

14 **REQUEST FOR PRODUCTION NO. 33**:

15 All Documents relating to any Defendant's efforts to monitor and manage the creation

16 and Use of Local Environments and Updates/Fixes, including any efforts to ensure that Local

17 Environments and Updates/Fixes were or are being provided to, or Used on behalf of, Customers

18 with appropriate license rights.

19 REQUEST FOR PRODUCTION NO. 34:

20 All Documents relating to any Defendant's past, present, and future efforts and plans to

21 use Local Environments or Updates/Fixes in connection with providing services or selling goods

22 to Customers or prospective future customers.

23 **REQUEST FOR PRODUCTION NO. 35**:

- 24 All Documents relating to or constituting any authorization, source, or agreement any
- 25 Defendant contends allows any Defendant to legally Use, duplicate, or modify Local
- 26 Environments.

27 **REQUEST FOR PRODUCTION NO. 36**:

 28
 All Documents, including between or from any Customer, relating to SAP TN's ability

 A/72610391.1
 11

 07-CV-1658 PJH

1 legally to access, duplicate, modify, or otherwise Use Oracle software, including Local

2 Environments or Software and Support Materials.

3

4

Software Support Services for Other Oracle-Branded Software Applications

5 **REQUEST FOR PRODUCTION NO. 37**:

6 A complete copy of the SAS database.

7 **<u>REQUEST FOR PRODUCTION NO. 38</u>**:

8 All Documents reflecting discussion or analysis of any software support services

9 provided by Oracle, or any other Person (including, without limitation, Systime and Rimini

10 Street), for SAP AG or SAP America software applications.

11

12 Defendants' Conduct Since March 22, 2007

13 **REQUEST FOR PRODUCTION NO. 39**:

14 All Documents relating to any Defendant's Use of any Local Environment or Software

and Support Material after March 22, 2007.

16 **<u>REQUEST FOR PRODUCTION NO. 40</u>**:

- 17 All Documents relating to any effort by any Defendant to "clean" or change the SAP TN
- 18 Business Model to eliminate infringing material and stop infringing activity.

19 **REQUEST FOR PRODUCTION NO. 41**:

- 20 All Documents relating to SAP TN's provision of software support services to its
- 21 Customers after March 22, 2007, including without limitation all Communications with SAP
- 22 TN's Customers relating to software support services, Oracle, Software and Support Materials,

23 Customer Connection, Local Environments, or Updates/Fixes.

24 **REQUEST FOR PRODUCTION NO. 42**:

25 All Documents relating to SAP TN's support of Siebel, Retek, Hyperion, and eBusiness

26 suite products, including without limitation marketing and sales of those support services,

- 27 downloads of the Software and Support Materials from Customer Connection, and delivery of
- 28 those support materials to any Customer. A/72610391.1 12

07-CV-1658 PJH

1

REQUEST FOR PRODUCTION NO. 43:

All Documents relating to any attempts, plans, discussions, proposals, or agreements to
sell, transfer, or otherwise provide Oracle Software and Support Materials or any Local
Environment to any Person or entity outside of SAP TN.

5 <u>REQUEST FOR PRODUCTION NO. 44</u>:

All Documents relating to any attempts, plans, discussions, proposals, or agreements
related to selling, transferring, or winding down of SAP TN's business (or any subpart or aspect
of SAP TN's business).

9 **<u>REQUEST FOR PRODUCTION NO. 45</u>**:

All Communications relating to Oracle, Oracle's allegations in this lawsuit, SAP TN's
 Business Model, or any Customer between any Defendant and any former employee, agent, or
 representative of SAP TN now employed by or otherwise representing Rimini Street.

13

DATED: July 28, 2008

14 15

16

17

18

19

20

21

22

23

24

25

 $\mathbf{26}$

27

28

A/72610391.1

Bingham McCutchen LLP

By:

Bree Hann Attorneys for Plaintiffs Oracle Corporation, Oracle USA, Inc., Oracle International Corporation

07-CV-1658 PJH

PLAINTIFFS' SECOND SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS TO DEFENDANTS

13

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 Sa	County of San Francisco, California at Three Embarcadero Center, San Francisco, California			
4	94111-4067.	94111-4067. I am readily familiar with the practice of this office for collection and processing			
5	of correspon	of correspondence by U.S. Mail and Electronic Mail, and they are deposited and/or sent that			
6	same day in	same day in the ordinary course of business.			
7		Today I served the following document:			
8 9		PLAINTIFFS' SECOND SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS TO DEFENDANTS			
10	×	(BY ELECTRONIC MAIL) by transmitting via electronic mail document(s) in portable document format (PDF) listed below to the email address set forth below on this date.			
11					
12	X	(BY MAIL) by causing a true and correct copy of the above to be placed in the 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 practice for collection and processing of correspondence for mailing with the United States Postal Service. Correspondence is deposited with the United States Postal Service the same day it is left for collection and processing in the ordinary			
13					
14					
15		course of business.		5 ···· ···· · · · · · · · · · · · · · ·	
16	Rober	t A. Mittelstaedt, Esq.	Tharan Gregory Lanier, Esq.		
17	Jones Day 555 California Street 26th Floor San Francisco, CA 94104 Tel: (415) 626.3939		Jane L. Froyd, Esq. Jones Day		
18			1755 Embarcadero Road Palo Alto, CA 94303		
19 20			Tel: (650) 739-3939		
20 21		elstaedt@JonesDay.com nell@jonesday.com	tglanier@JonesDay.com jfroyd@JonesDay.com		
21	<u> </u>	Jinedonen@jonesday.com Jitoyd@jonesDay.com			
22	I declare that I am employed in the office of a member of the bar of this court at				
23 24	whose direction the service was made and that this declaration was executed on July 28, 2008, at				
25	San Francisco	, California.			
2 6		Kosaleen Doran Rosaleen Doran			
20 27					
28					
	A/72610391.1		14	07-CV-1658 PJH	