EXHIBIT 8

COPY

28		
27	Defendants.	
26	TOMORROWNOW, INC., a Texas corporation, and DOES 1-50, inclusive,	
25	SAP AG, a German corporation, SAP AMERICA, INC., a Delaware corporation,	DEFENDANTS SAP AG AND SAP AMERICA, INC.
23 24	Plaintiffs, v.	DEFENDANT TOMORROWNOW, INC. AND SECOND SET OF INTERROGATORIES TO
22	CORPORATION, a California corporation,	CORPORATION'S THIRD SET OF INTERROGATORIES TO
21	corporation, ORACLE USA, INC., a Colorado corporation, and ORACLE INTERNATIONAL	PLAINTIFF ORACLE
20	ORACLE CORPORATION, a Delawate	Case No. 07-CV-1658 PJH
19		
18	SAN FRANCISC	O DIVISION .
17	NORTHERN DISTRICT	OF CALIFORNIA
	UNITED STATES DI	STRICT COURT
15 16	Attorneys for Plaintiffs Oracle Corporation, Oracle USA, Inc., and Oracle International Corporation	
14	jennifer.gloss@oracle.com	·
13	dorian.daley@oracle.com	
12	Telephone: (650) 506-4846 Facsimile: (650) 506-7114	
11	Redwood City, CA 94070	
10	500 Oracle Parkway . M/S 5op7	
9	DORIAN DALEY (SBN 129049) JENNIFER GLOSS (SBN 154227)	·
	·	
8	zachary.alinder@bingham.com bree.hann@bingham.com	
7	geoff.howard@bingham.com holly.house@bingham.com	
6	donn.pickett@bingham.com	
5	Telephone: (415) 393-2000 Facsimile: (415) 393-2286	
4	Three Embarcadero Center San Francisco, CA 94111-4067	
3	ZACHARY J. ALÌNDER (SBŃ 209009) BREE HANN (SBN 215695)	
2	GEOFFREY M. HOWARD (SBN 157468) HOLLY HOUSE (SBN 136045)	•
1	BINGHAM McCUTCHEN LLP DONN P. PICKETT (SBN 72257)	

07-CV-1658 PJH

1	PROPOUNDING PARTY:	Oracle Corporation	
2	RESPONDING PARTY:	SAP AG, SAP America, Inc., and TomorrowNow, Inc.	
3	SET NUMBER:	Three/Two	
4			
5	Pursuant to Rule 33 of the Federal	Rules of Civil Procedure and the Local Rules	
6	of the U.S. District Court for the Northern Distric	et of California, plaintiff Oracle Corporation	
7	hereby serves these interrogatories upon defendar	nts SAP AG, SAP America, Inc., and	
8	TomorrowNow, Inc. (collectively, "Defendants")	to be answered fully, in writing and under	
9	oath, and in accordance with the attached Definit	ions and Instructions, within thirty (30) days	
10	after the date of service.		
11	DEFINI	TIONS	
12	1. The use of the singular for	m of any word includes the plural and vice	
13	versa. The past tense shall include the present ter	•	
14	includes the feminine and neuter genders; the neu	ter gender includes the masculine and feminine	
15	genders.		
16	2. "All," "any," and "each" sl	nall be construed as "any and every."	
17	3. "And" and "or," shall be co	onstrued both conjunctively and disjunctively	
18	and each shall include the other whenever such co	onstruction will serve to bring within the scope	
19	of these interrogatories any information that would	d not otherwise be brought within their scope.	
20	4. "Complaint" and "First Am	nended Complaint" mean, respectively, the	
21	Complaint filed March 22, 2007 and First Amended Complaint filed June 1, 2007 by Oracle in		
22	the United States District Court for the Northern District of California.		
23		ny and all contact or transmission of	
24	information between two or more Persons, whether	er in a face-to-face meeting, telephone	
25	conversation, or otherwise, or whether by letter, e		
26	facsimile transmission, cable, letters, correspondence, video conference, message, or any other		
27	method or medium of information transfer or exchange.		
28	MONEY OF INCOMMENT OF INFORMATION OF ONOR	t.	
	1	02 OF 1 450 DAY	

1	o. Customer refers to Deteriornics current and former customers and		
2	clients, including, without limitation, all customers listed or described on Defendants' websites.		
3	7. "Document(s)" is used in these Interrogatories as broadly as is allowed		
4	under the Federal Rules of Civil Procedure, and thus includes without limitation writings;		
5	records or files; correspondence; reports; memoranda; calendars; diaries; minutes; electronic		
6	messages; voicemail; telephone message records or logs; computer and network activity		
7	logs; data on hard drives; backup data; data on removable computer storage media such as tapes,		
8	disks, and cards; printouts; document image files; web pages; databases; spreadsheets; software;		
9	hardware; books; ledgers; journals; orders; invoices; bills; vouchers; checks; statements;		
10	worksheets; summaries; compilations; computations; charts; diagrams; graphic presentations;		
11	drawings; films; charts; digital or chemical process photographs; video, phonographic, tape, or		
12	digital records or transcripts; drafts; jottings; and notes. "Document" also includes any copy that		
13	differs in any respect from the original or other versions of the Document(s), such as, but not		
14	limited to, copies containing notations, insertions, corrections, marginal notes, or any other		
15	variations.		
16	8. "Download" means any duplication, copying, transfer, or replication, in		
17	whole or in part, of any file, document, data, or other information from an outside source		
18	connected through the internet to a computer, server or network that is part of another Person's		
19	computer infrastructure or subject to that Person's control.		
20	9. "Employee(s)" means past and present officers, executives, directors,		
21	employees, attorneys, agents, representatives, contractors, and other Persons acting or purporting		
22	to act on behalf of the entity to which the term refers.		
23	10. "Identify" shall mean:		
24	i. When used with reference to a natural person, to set forth his or her full		
25	name and current residence address, his or her current business affiliation		
26	(or last known if a former Employee), and his or her position or title		
27	during the period to which the interrogatory refers;		
28	ii. When used with reference to a business organization or entity, to set forth 2 07-CV-1658 PJH		

1		the full name of such organization or entity and t	he address of its principal
2		place of business;	
3	iii.	When used with reference to a Communication,	o set forth the date and
4		place of each Communication, to Identify all Per	sons present for such
5		Communication, to summarize the substance of e	each Communication, and
6		to Identify all Documents pertaining to each Con	munication;
7	iv.	When used with reference to a Document, to set	forth the subject matter of
8		the Document, its author, the date, its distributees	s, its length, all persons
9		who currently hold a copy of the document, and t	he bates-numbers that
10		appear on its pages (if any);	
11	v.	When used with reference to a Software and Supp	port Material, to set forth
12		the filename or other reasonably specific identifie	er, any date the Software
13		and Support Material was Downloaded, the Custo	omer whose password
14		and/or credentials were used in each instance, all	Persons who
15		Downloaded the Software and Support Material,	all Customers to whom
16		the Software and Support Material was provided,	all Persons with
17		knowledge of the Download, and all computers, is	nternal and external hard
18		drives, disks, tapes, CD-ROMs, DVD-ROMs, flas	sh drives, portable drives,
		networks, servers, or any other type of electronic	storage device or
19		medium used to Download the Software and Supp	oort Material or store or
20		maintain any copy, in whole or in part.	
21	vi.	When used with reference to a Local Environmen	t, to set forth the
22		filename or other reasonably specific identifier, th	e date on which the
23		Local Environment was created or copied, the sou	arce of the software
24		application used to create or copy the Local Envir	onment, the Customer(s)
25		on whose behalf the Local Environment was creat	ed or copied, the
26		Customer(s) on whose behalf the Local Environm	-
27		individual(s) who created, copied, and/or Used the	
28		3	07-CV-1658 РЈН

1		and all copies, backups, or restores of that Local Environment.	
2	vii.	When used with reference to an Update/Fix, to set forth the file name or	
3		other reasonably specific identifier, the date on which the Update/Fix was	
4		completed or copied, the Local Environment(s) (if any) in which it was	
5		developed or tested (including the source of the software application on	
6		whose behalf the Local Environment was created or copied), the	
7		Customer(s) on whose behalf the Update/Fix was created or copied, the	
8		individual(s) who created, copied, or Used the Update/Fix, and the	
9		Customer(s) to whom the Update/Fix was transmitted.	
10	11.	"Including" shall be construed to mean "including without limitation" or	
11	"including, but not lin	nited to."	
12	12.	"Local Environment" means any software application component,	
13	including without lim	itation any application, development tools, PeopleTools, compiler,	
14	database, or data struc	eture, or any combination thereof, that resides or resided on any electronic	
15	media owned by SAP	AG, SAP America, or SAP TN and that was created by copying or	
16	installing software pro	ovided by Oracle to any Person, including any of Defendants' Customers.	
17	13.	"Oracle" means Oracle Corporation, Oracle USA, Inc., and Oracle	
18	International Corporat	ion, their predecessors, and their successors.	
19	14.	"Person(s)" means, without limitation, any individual or entity.	
20	15.	"Project Blue" means the effort, discussions, or projects referred to by that	
21	name, or any similar o	liscussion or effort whether or not so named, undertaken by Defendants.	
22	16.	"SAP AG" means defendant SAP AG, its predecessors, and its successors.	
23	17.	"SAP America" means defendant SAP America, Inc., its predecessors, and	
24	its successors.		
25	18.	"SAP TN" means defendant TomorrowNow, Inc., its predecessors, and its	
26	successors.		
27	19.	"Software and Support Materials" means, without limitation, all program	
28	updates, software upda	ites, bug fixes, patches, custom solutions, and instructional materials,	

1	created or owned by Oracle, or derived from, copied from, or based on any such materials,		
2	including by SAP AG, SAP America, or SAP TN, across the entire family of PeopleSoft and J.		
3	Edwards product families.		
4	20. "Update/Fix" means any fix or update, including without limitation any		
5	critical support update, retrofit update, constituent code objects, data files, instructional		
6	documentation or other items, whether or not actually delivered or published to a Customer,		
7	which was developed by SAP TN for any Customer to operate with a software release not		
8	supported by Oracle at the time of its development.		
9	21. To "Use," means to maintain, manage, store, or otherwise interact with.		
10	INSTRUCTIONS		
11	1. If any information called for by an interrogatory is withheld on the basis		
12	of a claim of privilege, attorney work product, or other protection from discovery, the claimed		
13	basis for withholding the information and the nature of the information withheld shall be set		
14	forth, together with a statement of all the circumstances relied upon to support such claim,		
15	including the date the information was conveyed, the form of the information, the identity of the		
16	Persons who have knowledge of the privileged communication, the business relationship of each		
17	to You, and, in the case of information withheld on the grounds of attorney work product, the		
18	identity of the attorney for whom the privilege is claimed, the nature of the work product (e.g.,		
19	letter, memorandum, notes, etc.) and the litigation in anticipation of which the work was		
20	prepared.		
21	2. If any interrogatory is answered by reference to a Document or group of		
22	Documents, with respect to each such interrogatory answer, Identify the specific Document or		
23	Documents containing the requested information; in the case of multi-page Documents, the		
24	subject matter, dates and page numbers should be specified.		
25	3. These interrogatories shall be deemed continuing in nature and shall		
26	require prompt and supplementary answers between the time answers are served and the		
27	conclusion of trial or final hearing.		
28	4. When an interrogatory asks for specific information, such as a date, and 5. 07-CV-1658 PJH		

1	the specific information requested is not known to Defendants, such interrogatory shall be		
2	deemed to ask Defendants to approximate the information requested as best Defendants can,		
3	provided that they indicate in their response that the information being provided is an		
4	approximation or is incomplete in certain specific respects.		
5	5. Subject to the Parties' agreement to extend the discovery timeline, and		
6	unless otherwise stated, the time period covered by these interrogatories shall be from January 1		
7	2002 through the present day.		
8			
9	INTERROGATORIES		
10	INTERROGATORY NO. 1:		
11	Identify all SAP AG or SAP America Employees who have ever had access to any Local		
12	Environment created or copied by SAP TN, including without limitation stating the name of the		
13	Employee, Identifying the Local Environments to which they had access, and when that access		
14	occurred.		
15	RESPONSE TO INTERROGATORY NO. 1:		
16			
17	INTERROGATORY NO. 2:		
18	Does any Defendant possess, have access to, or have control over a Local Environment,		
19	or any part of one, or to any Software and Support Material relating to any Siebel, Hyperion,		
20	Retek or eBusiness Suite software, or to any other Oracle software application other than		
21	PeopleSoft or JD Edwards applications? If so, Identify with particularity the release, version		
22	number, and number of copies and physical location of each such Local Environment (or		
23	subpart), Software Support Material, or other Oracle software application and describe in detail		
24	all ways in which such software has been Used by each Defendant.		
25	RESPONSE TO INTERROGATORY NO. 2:		
26	•		
27			
28			

1	INTERROGATORY NO. 3:		
2	Describe any inquiries, attempts, or		

TAIREDDAG ATTODA NO

r plans to sell, transfer, or otherwise alter the

ownership of SAP TN (or any subpart, aspect, or asset of SAP TN) since March 22, 2007, 3

including Identifying any Persons at SAP TN, SAP America, and SAP AG involved in any such 4

inquiries, attempts, or plans, Identifying any Persons with whom any Defendant has had contact 5

with on this subject, and describing any discussion of the implication of Oracle's intellectual

property rights on any such inquiries, attempts, or plans. 7

RESPONSE TO INTERROGATORY NO. 3:

9

10

8

INTERROGATORY NO. 4:

Describe all efforts undertaken by the SAP AG executive board of directors to ensure that 11

SAP TN did not violate any Oracle copyright (or other intellectual property right) in the 12

provision of its services, the time frame for each described effort, and the Identity, roles, and

responsibilities of all involved individuals. 14

RESPONSE TO INTERROGATORY NO. 4:

16

17

15

13

INTERROGATORY NO. 5:

Describe any effort any Defendant has made to determine whether SAP TN had authority 18

or license to possess, Use, or transfer any Local Environment or Software and Support Material 19

on its computer system as of March 22, 2007. 20

RESPONSE TO INTERROGATORY NO. 5:

22

23

21

INTERROGATORY NO. 6:

Identify all SAP AG or SAP America sales personnel involved in efforts to sell or license 24

SAP applications to any SAP TN Customer, and Identify the Customer. 25

RESPONSE TO INTERROGATORY NO. 6:

27

26

28

1	INTERRUGATORY NO. 7:		
2	Describe all ways that Seth Ravin, George Lester, or Beth Lester were involved in the		
3	development of SAP TN's Business Model as it existed in December 2004, including as that		
4	model related to the use of Local Environments and downloading of Software and Support		
5	Materials.		
6	RESPONSE TO INTERROGATORY NO. 7:		
7			
8	INTERROGATORY NO. 8:		
9	For any tax or regulatory updates delivered by SAP TN to any Customer after March 22		
10	2007, explain all ways in which SAP TN has used any Local Environment or Software and		
11	Support Material.		
12	RESPONSE TO INTERROGATORY NO. 8:		
13			
14	INTERROGATORY NO. 9:		
15	Identify all Persons to whom any Defendant has provided any Oracle software since		
16	March 22, 2007 and for each Identify with particularity all Oracle software provided to that		
17	Person and all efforts undertaken by Defendants to verify that Defendants had the right to		
18	provide such software and that such software did not constitute an illegal or improper copy of		
19	Oracle's software.		
20	RESPONSE TO INTERROGATORY NO. 9:		
21			
22	INTERROGATORY NO. 10:		
23	Identify all entities not listed on Exhibit 1 to SAP TN's First Set of Requests for		
24	Production to Oracle for whom any Defendant has downloaded Software and Support Materials,		
25	and Identify the corresponding Software and Support Materials.		
26	RESPONSE TO INTERROGATORY NO. 10:		
27			

8

1	INTERROGATORY NO. 11:
-	

Identify each Customer that has left SAP TN or otherwise halted or reduced its use of SAP TN's software support services since March 22, 2007, including which, if any, software support company now provides software support services to each former Customer.

RESPONSE TO INTERROGATORY NO. 11:

INTERROGATORY NO. 12:

Identify Defendants' current and former officers, directors, managers, Employees, and consultants with personal knowledge of SAP TN's activities relating to the creation, duplication, replication, termination, and Use of Local Environments and Updates/Fixes.

RESPONSE TO INTERROGATORY NO. 12:

INTERROGATORY NO. 13:

Identify Defendants' current and former officers, directors, managers, employees, and consultants with personal knowledge of SAP TN's access to, Use of, and Downloads of Software and Support Materials on behalf of Customers as part of its software support services for Oraclebranded software applications, including without limitation Siebel, Retek, Hyperion, and eBusiness Suite.

RESPONSE TO INTERROGATORY NO. 13:

INTERROGATORY NO. 14:

For all Customers ever claimed by any Defendant as part of, or having been recruited or won through, Safe Passage, including without limitation, those 61 Customers on the list provided by Defendants to Oracle on July 18, 2006, Identify each Customer for which the TomorrowNow component of Safe Passage was a factor in that recruitment or win.

1	RESPONSE TO INTERROGA	ATORY NO. 14:
2		
3		
4	DATED: July 28, 2008	
5	DATED. July 28, 2008	
6	•	Bingham McCutchen LLP
7		. 1
8		By: Rice tan
9	-	Bree Hann Attorneys for Plaintiffs Oracle Corporation, Oracle USA, Inc., Oracle International Corporation
10	¢ .	Oracle Corporation, Oracle USA, Inc., Oracle International Corporation
11		
12		
13		
14		
15		•
16		
17		
18		
19		
20		
21 22		
23		
24		· ·
25		
26		
27		
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 th	e practice of this office for collection and processing	
5	of correspond	dence by U.S. Mail and Elect	ronic Mail, and they are deposited and/or sent that	
6	same day in t	the ordinary course of busines	3 S .	
7	Today I served the following document:		ng document:	
8		PLAINTIFF ORACLE CORPORATION'S THIRD SET OF INTERROGATORIES TO DEFENDANT		
9 10			C. AND SECOND SET OF O DEFENDANTS SAP AG AND	
11	×) by transmitting via electronic mail document(s) in	
12		on this date.	PDF) listed below to the email address set forth below	
13	×		ue and correct copy of the above to be placed in the	
14			rancisco, California in sealed envelope(s) with postage rth below. I am readily familiar with this law firm's	
15		practice for collection and p	processing of correspondence for mailing with the e. Correspondence is deposited with the United States	
16			it is left for collection and processing in the ordinary	
17		course or business.		
18		t A. Mittelstaedt, Esq.	Tharan Gregory Lanier, Esq.	
19		alifornia Street	Jane L. Froyd, Esq. Jones Day	
20	26th F San Fi	rancisco, CA 94104	1755 Embarcadero Road Palo Alto, CA 94303	
21	-	¥15) 626.3939	Tel: (650) 739-3939	
22		elstaedt@JonesDay.com nell@jonesday.com	tglanier@JonesDay.com jfroyd@JonesDay.com	
23		Y 1 - 1 1 T 1		
24	1 1°	• •	d in the office of a member of the bar of this court at	
25	whose direction the service was made and that this declaration was executed on July 28, 2008, a		nat this declaration was executed on July 28, 2008, at	
26	San Francisco	, California.	0	
27			Rosaleen Doran	
28	,		Acousti Dolar	