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18	SAP AG, SAP AMERICA, INC., and TOMORROWNOW, INC.	
19	UNITED STATES	S DISTRICT COURT
20	NORTHERN DISTR	RICT OF CALIFORNIA
21	OAKLAN	D 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 MOTION TO EXCLUDE EXPERT TESTIMONY OF PAUL K, MEYER
25	SAP AG, et al.,	TESTIMONY OF PAUL K. MEYER
26	Defendants.	Date: September 30, 2010 Time: 2:30 p.m.
27		Courtroom: 3, 3rd Floor Judge: Hon. Phyllis J. Hamilton
28		FILED PURSUANT TO D.I. 915
		DECLARATION OF ELAINE WALLACE ISO DEFENDANTS' MOTION TO EXCLUDE MEYER Case No. 07-CV-1658 PJH (EDL)

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. Plaintiffs have issued subpoenas to approximately 125 former TN customers as part of discovery in this action.
- 2. Attached as **Exhibit 1** are true and correct copies of the following excerpts from the February 23, 2010 Supplemental Expert Report of Paul K. Meyer, which was produced by Plaintiffs in this case. Attached are the following relevant paragraphs: 95, 104, 110, 113, 114-15, 116 (Table 6), 117 n.295, 119-120, 121 n.301, 122 n.305, 128, 130-31, 132 n.324, 133-136, 141, 153 (Table 8), 157 n. 357, 161, 163, 165-69, 171 n.373, 189, 196, 198, 229-239, 243, 250, 252, 257, 265, 266-67, 268 (Table 11), 273-274, 340, 341-348, 438, 445 n.832.
- 3. Attached as **Exhibit 2** are true and correct copies of the following excerpts from the May 12, 2010 Deposition of Paul K. Meyer: 71:12-72:16, 100:6-101:2, 151:12-153:19, 159:25-168:8, 184:16-185:18, 201:19-203:12, 265:2-7.
- 4. Attached as **Exhibit 3** are true and correct copies of the following excerpts from the May 13, 2010 Deposition of Paul K. Meyer: 365:13-367:10, 372:5-378:1, 423:2-6, 432:7-435:5, 452:4-24, 481:11-485:8, 488:24-490:3, 590:15-591:5, 603:1-18.
- 5. Attached as **Exhibit 4** are true and correct copies of the following excerpts from the May 14, 2010 Deposition of Paul K. Meyer: 701:15-702:12, 707:15-708:15, 709:23-711:3, 783:21-790:2, 800:16-801:8, 802:11-20, 805:4-16, 810:12-20, 814:10-14, 817:22-818:15, 818:16-25, 819:1-820:9, 839:23-847:18.
- 6. Attached as **Exhibit 5** are true and correct copies of the following excerpts from the May 7, 2010 Expert Report of Stephen K. Clarke, which was produced by Defendants in this case: pp. 94-115, 206-209.

- 7. Attached as **Exhibit 6** is a true and correct copy of an excerpt from Oracle Corporations's Estimation of the Fair Value of Certain Assets and Liabilities of PeopleSoft, Inc., dated December 28, 2004, which was produced by Plaintiffs with Bates number ORCL00313160, ORCL00313189.
- 8. Attached as **Exhibit 7** is a true and correct copy of an email chain between Jeff Henley and Safra Catz, the most recent is dated March 25, 2005, and produced by Plaintiffs with Bates number ORCL00744446-448.
- 9. Attached as **Exhibit 8** is a true and correct copy of an email chain involving Juan Jones, the most recent of which is dated September 19, 2005, and produced by Plaintiffs with Bates number ORCL00192008-015 and marked as Defendants' Deposition Exhibit 374.
- 10. Attached as **Exhibit 9** is a true and correct copy of an email chain involving Judith Sims, the most recent of which is dated October 4, 2005, and produced by Plaintiffs with Bates number ORCL0055630-337 and marked as Defendants' Deposition Exhibit 632.
- 11. Attached as **Exhibit 10** is a true and correct copy of an email chain involving Chris Hummel, the most recent of which is dated December 12, 2005, and produced by Plaintiffs with Bates number ORCL00306514-518.
- 12. Attached as **Exhibit 11** is a true and correct copy of an email chain involving Charles Phillips, the most recent of which is dated May 12, 2006, and produced by Plaintiffs with Bates number ORCL00550208 and marked as Defendants' Deposition Exhibit 635.
- 13. Attached as **Exhibit 12** is a true and correct copy of an email chain involving Juan Jones, the most recent of which is dated August 29, 2006, and produced by Plaintiffs with Bates number ORCL00173509-511 and marked as Defendants' Deposition Exhibit 367.
- 14. Attached as **Exhibit 13** is a true and correct copy of an email chain involving Chris Hummel, the most recent of which is dated September 15, 2006, and produced by Plaintiffs with Bates number ORCL00311546-549.
- 15. Attached as **Exhibit 14** is a true and correct copy of an email chain involving Juan Jones, the most recent of which is dated October 4, 2006, and produced by Plaintiffs with Bates number ORCL00193693-694 and marked as Defendants' Deposition Exhibit 372.

1	16. Attached as <b>Exhibit 15</b> is a true and correct copy of an email chain involving	
2	Thomas Ziemen, the most recent of which is dated December 23, 2004, and produced by	
3	Defendants with Bates number SAP-OR00253278-301 and marked as Plaintiffs' Deposition	
4	Exhibit 447.	
5	17. Attached as <b>Exhibit 16</b> are true and correct copies of the following excerpts from	
6	the September 30, 2008 Deposition of Thomas Ziemen: 86:3-18.	
7	18. Attached as <b>Exhibit 17</b> are true and correct copies of the following excerpts from	
8	the November 12, 2008 Deposition of Werner Brandt: 19:23-20:15; 113:15-21.	
9	19. Attached as <b>Exhibit 18</b> is a true and correct copy of an excerpt from Gordon V.	
10	Smith and Russell L. Parr, Intellectual Property Valuation, Exploitation, and Infringement	
11	Damages (2005); specifically, the cover page and page 185.	
12	20. Attached as <b>Exhibit 19</b> is a true and correct copy of an excerpt of Andrew	
13	Nelson's February 26, 2009 deposition marked as Defendants' Deposition Exhibit 2032.	
14	21. Attached as <b>Exhibit 20</b> is a true and correct copy of a chart illustrating Plaintiffs'	
15	alleged damages marked as Defendants' Deposition Exhibit 2044.	
16	22. Attached as <b>Exhibit 21</b> is a true and correct copy of Oracle's E-Business Price	
17	List, dated December 1, 2004, and produced by Plaintiffs with Bates number ORCL00704411-	
18	421.	
19	23. Attached as <b>Exhibit 22</b> is a true and correct copy of an excerpt from the June 3,	
20	2010 Expert Report of Stephen Gray, including the cover page and pages 62-64.	
21	24. Attached as <b>Exhibit 23</b> is a true and correct copy a schedule created by Plaintiffs	
22	expert Paul K. Meyer marked as Defendants' Deposition Exhibit 2017.	
23	25. Attached as <b>Exhibit 24</b> is a true and correct copy of presentation entitled "Safe	
24	Passage II Integrated Marketing Program," produced by Defendants with Bates number TN-	
25	OR00122397-444 Plaintiffs' Deposition Exhibit 181.	
26	26. Attached as <b>Exhibit 25</b> is a true and correct copy of an email sent by Bob Geib	
27	dated December 16, 2005, and produced by Defendants with Bates number TN-OR00090923	
28	Defendants' Denocition Exhibit 2038	

1	27. Attached as <b>Exhibit 26</b> is a true and correct copy of a declaration signed on May	
2	4, 2010 by Daniel A. Clarke of NewPage Corporation and marked as Defendants' Deposition	
3	Exhibit 2042.	
4	28. Attached as <b>Exhibit 27</b> is a true and correct copy of the following excerpts from	
5	the September 15, 2009 Deposition of Jeffrey O'Donnell: 6:23-7:10; 37:14-38:16; 41:22-42:2.	
6	29. Attached as <b>Exhibit 28</b> is a true and correct copy of a schedule created by	
7	Plaintiffs' expert Paul K. Meyer and marked as Defendants' Deposition Exhibit 2020.	
8	30. Attached as <b>Exhibit 29</b> is a true and correct copy of a document describing BASF	
9	AG's ERP software usage, and produced by the Defendants with Bates number TN-OR00152649	
10	31. Attached as <b>Exhibit 30</b> is a true and correct copy of an email chain involving Rick	
11	Cummins and produced by Plaintiffs with the Bates number ORCL00182769 – ORCL00182771.	
12	I declare under penalty of perjury under the laws of the United States and the State of	
13	California that the foregoing is true and correct. Executed this 19th day of August, 2010 in San	
14	Francisco, California.	
15	<u>/s/ Elaine Wallace</u> Elaine Wallace	
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