1	Robert A. Mittelstaedt (SBN 060359) Jason McDonell (SBN 115084)		
2	Elaine Wallace (SBN 197882) JONES DAY		
3	555 California Street, 26 th Floor		
4	San Francisco, CA 94104 Telephone: (415) 626-3939		
5	Facsimile: (415) 875-5700 ramittelstaedt@jonesday.com		
6	jmcdonell@jonesday.com ewallace@jonesday.com		
7	Tharan Gregory Lanier (SBN 138784)		
8	Jane L. Froyd (SBN 220776) JONES DAY		
9	1755 Embarcadero Road Palo Alto, CA 94303		
10	Telephone: (650) 739-3939 Facsimile: (650) 739-3900		
11	tglanier@jonesday.com jfroyd@jonesday.com		
12	Scott W. Cowan (Admitted Pro Hac Vice)		
13	Joshua L. Fuchs (Admitted Pro Hac Vice) JONES DAY		
14	717 Texas, Suite 3300 Houston, TX 77002		
15	Telephone: (832) 239-3939 Facsimile: (832) 239-3600		
16	swcowan@jonesday.com jlfuchs@jonesday.com		
17	Attorneys for Defendants		
18	SAP AG, SAP AMERICA, INC., and TOMORROWNOW, INC.		
19	UNITED STATES	DISTRICT COURT	
20	NORTHERN DISTR	ICT OF CALIFORNIA	
21	OAKLAND DIVISION		
22	ORACLE USA, INC., et al.,	Case No. 07-CV-1658 PJH (EDL)	
23	Plaintiffs,	DEFENDANTS' OBJECTIONS TO PLAINTIFFS' DEPOSITION	
24	V.	DESIGNATIONS	
25	SAP AG, et al.,		
26	Defendants.		
27			
28			
	SVI-86262v1	DEFS.' OBJECTIONS TO PLS.' DEPOSITION DESIGNATIONS Case No. 07-CV-1658 PJH (EDL)	

1	Pursuant to the Court's Pretrial Order (Dkt. 914), attached as Exhibit "A" is a chart of		
2	Defendants' 16 objections to Plaintiffs' current deposition designations, including the disputed		
3	testimony and a brief statement of the basis for each of Defendants' objections. The specific		
4	portions of the testimony that are the primary focus of each of Defendants' objections are noted in		
5	bold. Plaintiffs' current deposition designations include approximately 16 hours of testimony.		
6	These 16 objections are what remains after Defendants' other objections were resolved through		
7	agreements the parties made during extensive meet and confer communications.		
8	To the extent Plaintiffs amend or supplement their current deposition designations,		
9	Defendants reserve the right to amend or supplement their objections in response.		
10	Defendants are still awaiting receipt of the final version of Plaintiffs' objections to		
11	Defendants' current deposition designations. Defendants intend to file a response to Plaintiffs'		
12	objections as soon as reasonably practicable after receipt of the final version of Plaintiffs'		
13	objections. Defendants expect that response will generally follow the format of the attached.		
14			
15	Dated: October 25, 2010 JONES DAY		
16			
17	By: <u>/s/ Scott W. Cowan</u>		
18	Scott W. Cowan		
19	Counsel for Defendants SAP AG, SAP AMERICA, INC., and		
20	TOMORROWNOW, INC.		
21			
22			
23			
24			
25			
26			
27			
28			
	SVI-86262v1 DEFS.' OBJECTIONS TO PLS.' DEPOSITION DESIGNATIONS Case No. 07-CV-1658 PJH (EDL)		

EXHIBIT A

Testimony	Defendants' Objection	Court's Ruling	
Apotheker, Leo 10/02/08			
147:16 - 148:1	Defendants' MIL #9. This		
Q. Okay. Let's go to the next	testimony violates the Court's		
one. "The big issue as we	ruling on Defendants' MIL #9		
know it continues to be	regarding Oracle's EBS		
contractual limitations."	software which is not at issue.		
And you said, "My guess is	The document quoted from		
that we will chart a course into	discusses EBS and the		
very dangerous waters. But	testimony regarding "Oracle		
again, it is worth while to	contracts" is a reference to		
investigate the contractual	EBS.		
language in Siebel and Oracle			
contracts?"			
Do you remember what you			
meant by "chart a course into			
very dangerous waters"?			
A. No, I don't.			
	Baugh, John 08/13/09		
128:5 - 128:16	Speculation; No foundation.		
Q. So, no later than August	Mr. Baugh could not know		
28, 2007, everybody on your	what "everybody" knew on his		
e-mail, Exhibit 1550, knew	email or even if "everybody"		
that these client	read his email.		
environments were working			
from a shared install?			
MR. WILKES: Objection, form.			
A. Yes.			
Q. (By Mr. Howard) And			
that included Shelley			
Nelson?			
A. Yes.			
Q. Included Kathy			
Williams?			
A. Yes.			
Q. Included the Greg			
Lanier?			
MR. WILKES: Objection,			
form.			
A. Yes.			
128:17 - 128:21	Speculation; No foundation.		
Q. (By Mr. Howard) And	Mr. Baugh was not in a		
can you explain why these	management position and was		
environments were not	not a decision maker. There is		
prioritized at least as of your	no foundation laid to show		

Testimony	Defendants' Objection	Court's Ruling
August 28, 2007, e-mail?	that he would know "why."	
MR. WILKES: Objection,		
form.		
A. No.		
	Geib, Bob 4/21/09	
330:14 - 331:5	Hearsay; Fed. R. Evid. 1002.	
Q. And to my prior question,	The question seeks the	
the sentence before it says:	deponent to confirm the truth	
"Effectively, on the last read	of the matters asserted in a	
of the license and then the	hearsay document. To the	
EEL amendment that they	extent the document could be	
have, they have some	otherwise admitted, the	
problem language on the	content of the document is not	
ability to provide us with	being offered to demonstrate	
access to the software. I did	the existence of the document	
bring in Scott Trainor, he	or the deponent's	
did a great job, on handling	understanding of the	
that last issue." Do you see	documents, and therefore is	
that?	inadmissible because the	
A. Yes.	document is the best evidence	
Q. So it appears Scott was	of what it states.	
able to handle the issue with		
respect to access to the		
software?		
MS. FROYD: Objection. The		
document speaks for itself.		
THE WITNESS: Yes. I		
don't specifically remember		
this, but that's what the		
document says.		
	Kreutz, Mark 02/19/08	
204:12 - 205:3	Vague and ambiguous; Legal	
Q. You believed at the time	conclusion; Compound; Fed.	
that it was appropriate to	R. Evid 403. The use of the	
copy downloads taken for	term "appropriate" in the	
other customers, in order to	question is vague and	
clean up and complete the	ambiguous and/or renders the	
Praxair folder?	question compound without	
MR. COWAN: Objection,	discerning whether	
form.	"appropriate" means the	
THE WITNESS: No. I don't	conduct at issue was	
believe that it was part of the	compliant with: (a) TN's	
policy that we were supposed	policies; (b) the customer's	
to be following.	license agreement with	
MR. HOWARD: Q. My	Oracle; or (c) the law. The	

Testimony	Defendants' Objection	Court's Ruling
question is, did you believe at	jury could construe	
the time that that was	"appropriate" as a synonym	
appropriate, to do what you	for "legal" and thus the	
did, when you split the master	question calls for a legal	
folder into the specific client	conclusion and would	
folders, to populate them with	otherwise confuse and mislead	
downloads taken from other	the jury.	
clients?		
Did you believe that was		
appropriate or not? Yes or		
no.		
MR. COWAN: Objection to		
form.		
THE WITNESS: No.		
	Lester, Beth 4/22/09	
181:15 - 181:23	Vague and ambiguous; Legal	
Q. Do you think it's	conclusion; Compound; Fed.	
appropriate to take one	R. Evid 403; Speculation; No	
client's software and copy to	foundation. The use of the	
create a different environment	term "appropriate" in the	
for a different customer?	question is vague and	
MR. COWAN: Objection to	ambiguous and/or renders the	
form –	question compound without	
MR. BYE: Objection to form.	discerning whether	
THE DEPONENT: I think it	"appropriate" means the	
would depend upon the	conduct at issue was	
process. My gut feeling is no,	compliant with: (a) TN's	
but I think it would depend	policies; (b) the customer's	
upon the process and all of the	license agreement with	
steps involved to do so.	Oracle; or (c) the law. The	
	jury could construe "appropriate" as a synonym	
	for "legal" and thus the	
	question calls for a legal	
	conclusion and would	
	otherwise confuse and mislead	
	the jury. There is no evidence	
	that she has personal	
	knowledge sufficient to testify	
	regarding "appropriateness" of	
	the conduct if the question	
	relates to compliance with the	
	customer's license agreement	
	or the law. Thus any answer	
	-	
	by this deponent lacks	

Testimony	Defendants' Objection	Court's Ruling
	foundation and would be pure	<u> </u>
	speculation.	
	Nelson, Andrew 2/26/09	
100:9 - 100:12	Defendants' MIL #6;	
MR. HOWARD: Q. Mr.	Relevance; Fed. R. Evid. 403.	
Nelson, after consulting with	The question clearly	
your counsel are you able to	references the attorney's	
answer the question?	privilege instruction during	
A. Can you please repeat it?	the deposition and has no	
	probative value. Thus, the	
	question violates the Court's Order granting Defendants'	
	MIL #6. Moreover, it is	
	confusing and unfairly	
	prejudicial.	
108:9 - 109:2	Argumentative; Relevance;	
THE WITNESS: Can you	Fed. R. Evid. 403. The bolded	
restate that question?	portions have no probative	
MR. HOWARD: Q. It's the	value, highlight the	
same question I have asked	argumentative nature of the	
three times. What rules did	question and should be	
you put into place, other than	removed.	
maintenance end date and		
other than not sending fixes to		
customers that you weren't		
supporting on that release,		
designed to ensure that PeopleSoft's intellectual		
property rights were not		
violated?		
MR. FUCHS: Objection to		
form.		
THE WITNESS: Sorry for		
my confusion. There is just a		
lot there, the beforehand		
that you are talking about. I		
recall maintenance end date		
being an issue, something that		
we considered. I remember		
making sure that we weren't taking something that was		
clearly tied to a product		
outside of what we believed		
the customer was licensed for.		
I recall those two examples.		

Testimony	Defendants' Objection	Court's Ruling
	Phillips, Spencer 7/22/09	
 45:24 - 46:1 & 46:25 - 47:4 Q. Who – who is Scott Trainor? A. Scott Trainor is an SAP attorney who supported TomorrowNow in the first year I was with them Q. What was his primary responsibility with respect to TomorrowNow when he was supporting TomorrowNow? MR. COWAN: Objection, form. A. To review – to help with contract negotiations, anything that required a change for a 	No foundation. The deponent was a TomorrowNow sales person who has no personal knowledge regarding Scott Trainor's "primary responsibility with respect to TomorrowNow."	
legal term.		
	Ravin, Seth 7/21/10	
 282:17 - 283:11 MR. HOWARD: Q. Good morning, Mr. Ravin. A. Good morning. Q. Do you understand that we are here today as a continuation of your deposition on May 21st, 2009 when I deposed you at the offices of your former counsel, Wilson Sonsini? A. Yes. Q. And do you understand why you are here today? A. Yes. Q. What is that understanding? A. We are continuing the deposition that we had on May 21st of 2009. Q. Do you understand that's pursuant to a court order that requires you to answer questions related to some questions that you were 	Relevance. This entire line of questioning is not probative because it simply confirms the witness' understanding that he is appearing for this deposition as a result of a U.S.D.C. – Nevada Court ruling related to a discovery dispute that arose in his prior deposition in this case, which was taken under a subpoena issued from that Nevada Court.	

Testimony	Defendants' Objection	Court's Ruling
instructed not to answer at		
that last deposition?		
A. I understand that this		
requires me to		
answer questions that were		
posed and approved by the		
judge.		
369:7 - 370:10	Oracle's MIL #7; Defendants'	
MR. HOWARD: Q. Mr.	MIL #6; Relevance;	
Ravin, let me direct your	Argumentative. Exhibit 947	
attention to Exhibit 947,	mentions Oracle's lawsuit	
which is the Rimini Street	against Rimini Street and	
press release. Do you have	Rimini's counter-claims in	
that in front of you?	that same suit and thus	
A. Just a second. I now have it	violates the Court's Order	
in front of me.	granting Oracle's MIL #7.	
Q. Looking down at the	The deponent's refusal, at his	
towards the bottom there is a	counsel's direction, to answer	
paragraph there that begins "In	the bolded question during his	
February 2009." Do you see	previous deposition in this	
that?	case, is both irrelevant and	
A. Yes.	violations the Court's Order	
Q. That paragraph is referring	granting Defendants' MIL # 6.	
to a phone	Moreover, counsel's chiding	
call that you testified about in	of the deponent regarding that	
response to Mr. Cowan's	fact is argumentative.	
questions between counsel for		
Rimini Street and counsel for		
Oracle?		
A. Yes.		
Q. You misremembered the		
date of that call, did you not		
A. Yes.		
Q in your testimony?		
A. Yes.		
Q. You testified that in that		
call your lawyer		
communicated that Rimini		
Street had local copies of		
Oracle software on Rimini		
Street systems. Is that your		
testimony here today?		
A. That's my understanding.		
Q. And yet you refused, at		
your same lawyer's		

Testimony	Defendants' Objection	Court's Ruling
direction, to answer those	· · · · · ·	<u> </u>
questions at your May 21,		
2009 deposition; is that		
right?		
A. Yes.		
370:18 - 371:25	Oracle's MIL #7; Relevance;	
MR. HOWARD: Q. Now, you	Argumentative; Fed. R. Evid.	
testified to Mr. Cowan that	403. Exhibit 947 mentions	
you reviewed and approved	Oracle's lawsuit against	
Exhibit 947 before it was	Rimini Street and Rimini	
released to the public. Is that	Street's counter-claims in that	
right?	same suit and thus violates the	
A. That is correct.	Court's Order granting	
Q. And you believe each	Oracle's MIL #7. Moreover,	
statement in this press release	counsel's insinuation that the	
to be an accurate statement of	witness stated that Rimini	
fact; is that right?	Street actually shared	
A. Yes.	information regarding the	
Q. Looking at that same	existence of local	
paragraph that begins "In	environments on Rimini Street	
February 2009," the second	systems is false and thus the	
sentence of that paragraph,	bolded question is	
would you please read that	argumentative, unfairly	
sentence?	prejudicial, and misleading.	
A. "On the call, Rimini Street		
offered to		
share Rimini Street internal		
information and/or work out		
an agreement that would		
utilize an independent third		
party auditor reporting back to		
both parties to confirm Rimini		
Street's compliance with its		
standard processes and procedures."		
Q. It says that Rimini Street		
offered to share, does it not?		
A. Yes.		
Q. It doesn't say shared. True?		
A. Yes. But this is an		
additional information on top		
of what was already presented		
in the call.		
Q. Does it say that Rimini		
Street shared		

Testimony	Defendants' Objection	Court's Ruling
internal information, including		
the existence of local		
environments on Rimini Street		
systems?		
A. It does not say that.		
Q. So, which is incorrect,		
your testimony		
here today, or this press		
release?		
MR. WEBB: Objection,		
argumentative.		
THE WITNESS: Neither.		
	Ritchie, John 12/02/09	
56:1 - 56:5	No foundation; Speculation.	
Q. And based on that	The answer is purely	
experience and based on	speculative because the	
what you observed with	deponent confirmed that he	
Titan, did you conclude that	did not ever have personal	
Titan had crashed the	knowledge of the structure of	
Oracle website?	the website that Titan	
MR. LANIER: Object to form.	accessed, including: (a) basic	
A. Yes.	information such as how many	
	servers comprised the	
	infrastructure for that website	
	(166:19-167:7); and (b) what	
	percentage of downloads	
	TomorrowNow made from	
	Oracle's website as compared	
	to all of the other customers	
	(167:25-168:5). See, e.g.,:	
	Q. How many do you know	
	anything about the actual	
	operation and structure of the	
	website that Titan would	
	access?	
	A. Yes.	
	Q. How many computers was	
	it based on?	
	A. How many computers?	
	Q. How many servers?	
	A. Don't know.	
	Q. How many servers were	
	JDE?	
	A. How many servers for	

Testimony	Defendants' Objection	Court's Ruling
	JDE?	<u>_</u>
	Q. Yeah, had JDE stuff on	
	them.	
	A. I don't know.	
	Q. How many had	
	PeopleSoft?	
	A. Don't know.	
	(166:19-167:7)	
	Q. What percentage of the	
	downloads done from Oracle's	
	website in any interval	
	month is fine are done by	
	TomorrowNow or were done	
	by TomorrowNow as	
	compared to all the other	
	customers?	
	A. As opposed to all other	
	customers? I don't know all	
	the other customers.	
	(167:25-168:5).	
56:17 - 57:8	No foundation; Speculation.	
Q. – while Titan was running,	The answer is purely	
did you conclude that the	speculative because the	
Oracle website was	deponent confirmed that he	
unavailable to any third	did not ever have personal	
party during those times?	knowledge of the structure of	
MR. LANIER: Object to form.	the website that Titan	
A. That's that's my main	accessed, including: (a) basic	
concern for denial of	information such as how many	
service, is that while Titan is	servers comprised the	
hitting their servers, their	infrastructure for that website	
other customers cannot log on	(166:19-167:7); and (b) what	
and get the information they	percentage of downloads	
need.	TomorrowNow made from	
Q. (BY MR. HOWARD) And	Oracle's website as compared	
and and did you	to all of the other customers	
conclude that that was the	(167:25-168:5). See above.	
case, that during those times		
where you couldn't log on,		
that other customers also		
could not log on?		
MR. LANIER: Object to form.		
A. To the best of my ability,		
yes.		

Testimony	Defendants' Objection	Court's Ruling
Q. (BY MR. HOWARD) Did		
you voice those concerns		
regarding Titan's impact on		
the availability of the Oracle		
website to others at		
TomorrowNow?		
A. Yes.		
62:1 - 63:13	No foundation; Speculation.	
Q. Did anybody Mr.	The answers (including the	
DeLing, Mr. Guzman,	statement that the Oracle	
anybody instruct you to take	website was "crashing less"	
any measures to modify Titan	and that there was a "decrease	
in order to minimize the	in performance of the Oracle	
impact on the Oracle website?	website") are purely	
A. No. I did it myself.	speculative because the	
Q. What did you do?	deponent confirmed that he	
A. I toned it down to 15	did not ever have personal	
multiple threads at a time,	knowledge of the structure of	
maximum.	the website that Titan	
Q. After you did that, did you	accessed, including: (a) basic	
	information such as how many	
A. It still was hitting the	servers comprised the	
server hard, but it was	infrastructure for that website	
crashing less.	(166:19-167:7); and (b) what	
Q. Okay. So, after you	percentage of downloads	
modified Titan so that it only	TomorrowNow made from	
was downloading 15 threads at	Oracle's website as compared	
a time, did you still observe	to all of the other customers	
instances where you believe	(167:25-168:5). See above.	
that it was crashing the Oracle		
server?		
A. No. It seemed to be able to		
handle it. But like I said,		
logging in was still difficult. It		
would be very sluggish; and		
you could see that by just the		
fact that when you logged on		
normally under a normal		
circumstance, it would take,		
say, 3.5 seconds. Under these		
circumstances, we're looking		
at maybe 10 to 15 seconds		
versus, you know, trying to		
get logged on. And that's not		
even searching anything.		

Testimony	Defendants' Objection	Court's Ruling
That's just logging on.		
Q. So, did you compare		
manually logging on while		
Titan was running to manually		
logging on when Titan was		
not running?		
A. Yes.		
Q. And when Titan was		
running 15 threads		
A. Big difference.		
Q. What was the difference?		
A. You're looking at like I		
said, it was very		
sluggish 15 seconds 10 to		
15 seconds to log on only.		
Q. Compared to what, when		
Titan wasn't running 15		
threads?		
A. Three seconds.		
Q. So, is it fair to say that		
you observed a decrease in		
the performance of the		
Oracle website in		
responding to a manual log-		
on while Titan was running		
at the 15 thread rate?		
MR. LANIER: Object to form.		
A. Yes.		
120:16 - 121:12	Hearsay; Speculation. The	
Q. And we've talked earlier	deponent's answer confirms	
about Titan maxing out at	that the "problems" at issue	
threads per session?	occurred before he "came on	
A. What happens when you	board" at TomorrowNow and	
have multiple instances of it	thus he has no personal	
running?	knowledge and is simply	
Q. Right.	repeating out of court	
A. Worse.	assertions from one or more	
Q. But am I right that that	unidentified individuals.	
that you would have up to 15		
threads running on each		
individual machine that was		
conducting a a a		
download search?		
A. That is correct. And they		
had problems that they		
nua problems mut mey		

Testimony	Defendants' Objection	Court's Ruling
realized from this.		
Q. What were the problems?		
A. Well one of the problems		
before I came on board,		
when they were tracked doing		
the downloads, their IP had		
been blacklisted. That means		
basically Oracle's website did		
not allow any IP from		
TomorrowNow to access their		
servers. We had to manually		
change our IP in-house to a		
new one to get around that		
blacklisting.		
MR. LANIER: Object. Move		
to strike.		
A. So, these are the some of		
the problems that they ran into		
with running multiple		
instances. They were causing		
the server to crash more often.		