<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> <li>28</li> </ol>	NORTHERN DISTR	Attorneys for Defendants SAP AG, SAP AMERICA, INC., and TOMORROWNOW, INC. S DISTRICT COURT RICT OF CALIFORNIA ID DIVISION NO. 07-CV-01658PJH (EDL) STIPULATION AND [PROPOSED] ORDER REGARDING DATA PRODUCED BY DEFENDANTS ON MARCH 15, 2010
16	fnorton@bsfllp.com DORIAN DALEY (SBN 129049)	swcowan@jonesday.com jlfuchs@jonesday.com
15	Facsimile: (510) 874-1460 sholtzman@bsfllp.com	Telephone: (832) 239–3939 Facsimile: (832) 239–3600
14	1999 Harrison St., Suite 900 Oakland, CA 94612 Telephone: (510) 874-1000	717 Texas, Suite 3300 Houston, TX 77002
12	STEVEN C. HOLTZMAN (SBN 144177) FRED NORTON (SBN 224725) 1000 Harrison St. Switz 200	Joshua L. Fuchs (Admitted <i>Pro Hac Vice</i> ) JONES DAY
11 12	Facsimile: (914) 749-8300 dboies@bsfllp.com	jfroyd@jonesday.com Scott W. Cowan (Admitted <i>Pro Hac Vice</i> )
10	333 Main Street Armonk, NY 10504 Telephone: (914) 749-8200	Facsimile: (650) 739–3900 tglanier@jonesday.com
9	BOIES, SCHILLER & FLEXNER LLP DAVID BOIES (Admitted <i>Pro Hac Vice</i> )	1755 Embarcadero Road Palo Alto, CA 94303 Telephone: (650) 739–3939
8	zachary.alinder@bingham.com bree.hann@bingham.com	Jane L. Froyd (SBN 220776) JONES DAY
7	geoff.howard@bingham.com holly.house@bingham.com	Tharan Gregory Lanier (SBN 138784)
6	Facsimile: (415) 393-2286 donn.pickett@bingham.com	jmcdonell@jonesday.com ewallace@jonesday.com
4 5	San Francisco, CA 94111-4067 Telephone: (415) 393-2000	Facsimile: (415) 875–5700 ramittelstaedt@jonesday.com
3 4	ZACHARY J. ALINDER (SBN 209009) BREE HANN (SBN 215695) Three Embarcadero Center	555 California Street, 26 <sup>th</sup> Floor San Francisco, CA 94104 Telephone: (415) 626–3939
2	GEOFFREY M. HOWARD (SBN 157468) HOLLY A. HOUSE (SBN 136045)	Elaine Wallace (SBN 197882) JONES DAY
1	BINGHAM McCUTCHEN LLP DONN P. PICKETT (SBN 72257)	Robert A. Mittelstaedt (SBN 060359) Jason McDonell (SBN 115084)

STIPULATION AND [PROPOSED] ORDER RE DATA PRODUCED BY DEFENDANTS ON MARCH 15, 2010 Dockets.Justia.com

1	Plaintiffs Oracle USA, Inc., Oracle International Corporation, and Siebel Systems, Inc.
2	(collectively, "Oracle") and Defendants SAP AG, SAP America, Inc., and TomorrowNow, Inc.
3	("TN," and together with SAP AG and SAP America, Inc., "Defendants," and all together with
4	Oracle, the "Parties"), jointly enter this Stipulation Regarding Data Produced by Defendants On
5	March 15, 2010 (the "Stipulation").
6	WHEREAS, on March 15, 2010, Defendants produced two hard drives to Oracle collected
7	from certain images of machines or media such as DVDs ("Images") used or held by TN's
8	employees previously named by Oracle as discovery custodians in this litigation; <sup>1</sup>
9	WHEREAS, the Parties have jointly determined that the hard drives produced on March
10	15, 2010 contained approximately 85,000 files (that when uncompressed contain approximately
11	385,000 files) that were responsive to Oracle's Discovery Requests and relevant to Oracle's
12	allegations in this litigation;
13	WHEREAS, the March 15, 2010 production also included approximately 26,000 Instant
14	Message conversations, many, but not all of which are responsive to Oracle's Discovery Requests
15	and are relevant to Oracle's allegations in this litigation;
16	NOW, THEREFORE, THE FOLLOWING FACTS ARE HEREBY STIPULATED
17	by the Parties, through their respective counsel of record, as follows: As is typical in the
18	enterprise software industry, Oracle's customers purchase licenses granting them specific rights
19	with respect to Oracle's software applications and database products. Licensed customers may
20	also purchase technical support services that include the right to obtain software updates, fixes,
21	patches, and documentation related to their licensed products. Oracle makes many of these
22	materials available to licensed customers on its password-protected support websites.
23	This litigation involves multiple claims by Oracle related to how Defendants offered and
24	TN provided competing technical support for Oracle products. Oracle alleges that in order to
25	offer and provide this support, TN unlawfully copied, modified, distributed, and used Oracle's
26	
27	$\frac{1}{1}$ The hard drives are identified as TN Hard Drives 120 and 121 and were bates labeled TN-
28	OR10395670 and TN-0R10395671 respectively. Five of the Images for Mark Kreutz in this production were also made available to Oracle for inspection in late 2007.

1 software applications in multiple ways, as well as accessed, downloaded, and used the support 2 materials related to those applications. 3 I. **DEFINITIONS** "Custodians" or "Custodial" as used below means the TN employees whose 4 1. Images contain SSMs. 5 2. "Environments" means complete copies of Oracle's PeopleSoft, J.D. Edwards 6 7 World, J.D. Edwards EnterpriseOne, and/or Siebel applications installed on Defendants' 8 computer systems. Environments include copies that were modified by Defendants such as 9 through the application of Software and Support Materials. 10 3. "Instant Messages" or "IMs" means a text-based communication that is not e-mail, 11 but that is between two or more people using an instant messenger client such as Yahoo! 12 Messenger. 4. 13 "Oracle's Websites" means Oracle password-protected websites that are used for 14 the purpose of permitting licensed Oracle customers (or their agents) with active support 15 agreements to access and download Software and Support Materials related to their licensed 16 products. 17 5. "Product Family" or "Product Families" refers to and includes any of the 18 following brands of Oracle software and support materials, to the extent copies of portions of the 19 Oracle Software and Support Materials were located on the Images: (a) PeopleSoft software, 20 comprising PeopleSoft Customer Relationship Management ("CRM"), PeopleSoft Enterprise 21 Performance Management ("EPM"), PeopleSoft Financials ("FIN") (otherwise known as Supply 22 Chain Management ("SCM"), Financials, Distribution, and Manufacturing ("FDM"), or 23 Financials and Supply Chain Management ("FSCM")), PeopleSoft Human Resources 24 Management Software ("HRMS") (otherwise known as Human Capital Management ("HCM")), 25 PeopleSoft Student Administrations ("SA") (otherwise known as Campus Solutions), and 26 PeopleTools; (b) J.D. Edwards World, and J.D. Edwards EnterpriseOne software (otherwise 27 known as OneWorld); (c) Siebel software; and (d) Oracle Relational Database Management 28 System software.

07-CV-01658 PJH (EDL)

1	6.	"SSMs" or "Software and Support Materials" means program updates, software	
2	updates, bug fixes, patches, custom solutions, and/or instructional materials, created or owned by		
3	Oracle, or derived from, copied from, or based on any such materials, including by Defendants,		
4	for any of Oracle's Product Families.		
5	II. CUS	TODIAL SSMS	
6	7.	Each Custodial SSM was either:	
7		a. Downloaded by TN directly from Oracle's Websites;	
8		b. A copy of an SSM downloaded by TN directly from Oracle's Websites;	
9		c. A copy of an SSM from one of the PeopleSoft, J.D. Edwards, or Siebel	
10		Environments on TN's systems; or	
11		d. Obtained from one of TN's customers.	
12	8.	The Custodial SSMs span many of the modules and versions of the PeopleSoft,	
13	J.D. Edward	s, and Siebel products at issue in Oracle's Complaint.	
14	9.	Each Custodial SSM was maintained on TN's systems as part of TN's service	
15	offering, wh	ich involved recruiting customers away from Oracle and providing support services	
16	to those customers in competition with Oracle.		
17	10.	For the vast majority of Custodial SSMs that were downloaded from Customer	
18	Connection	or SupportWeb:	
19		a. Defendants are currently not aware which customer's credential was used	
20		to download the Custodial SSM;	
21		b. TN likely provided copies of some of the Custodial SSMs to customers	
22		other than the customer whose credentials were used to download the	
23		Custodial SSM; and	
24		c. TN likely used some of the Custodial SSMs to support customers other	
25		than the customer whose credentials were used to download the Custodial	
26		SSM.	
27	11.	For the vast majority of Custodial SSMs that were a copy of a SSM from one of	
28	the complete	e or partial local Environments on TN's systems:	
		3 07-CV-01658 PJH (EDL)	
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1	a. Defendants are currently not aware which customer, if any, provided the
2	software used to create the complete or partial local Environment from
3	which the Custodial SSMs were copied;
4	b. TN likely delivered some copies of the Custodial SSMs to customers other
5	than the customer, if any, who provided the software used to create the
6	local Environment from which the Custodial SSMs were copied; and
7	c. TN likely used some Custodial SSMs to support customers other than the
8	customer, if any, who provided the software used to create the local
9	Environment from with the Custodial SSMs were copied.
10	12. Most Custodians had multiple copies of SSMs on their machine(s); however,
11	approximately 90% of the Custodial SSMs were located on the Images of only 15 former TN
12	employees.
13	III. INSTANT MESSAGES
14	13. Attached as Exhibit A is a true and correct list of the former TN employees that
15	used a personal IM client and for whom IMs were stored on the employees' computer as
16	identified in TN's March 15, 2010 production. The IM screen names for those former TN
17	employees are also included in Exhibit A.
18	14. Defendants waive the right to call as a live witness during trial any custodians who
19	had an IM or a custodial SSM that was produced on March 15, 2010 with the exception of: (a)
20	John Baugh, Michael Garafola, Bob Geib, Catherine Hyde, Mark Kreutz, Peggy Lanford, Robert
21	Ludlum, Andrew Nelson, Shelley Nelson, Eric Osterloh, Roderic Russell, Keith Shankle, William
22	Thomas, and Kathy Williams; provided, however, that Defendants shall not introduce testimony
23	relating to the late-produced materials of any of these witnesses unless Defendants have produced
24	that witness for a deposition in San Francisco, and shall not introduce argument related to the
25	late-produced materials of any of these witnesses unless Defendants have produced that witness
26	for a deposition in San Francisco, except for argument to dispute the meaning or legal effect of
27	late-produced materials introduced into evidence by Oracle; and (b) any other witnesses that
28	Defendants produce in San Francisco for a maximum four hour deposition prior to trial related to
	4 07-CV-01658 PJH (EDL)

the late production. Defendants specifically reserve the right to: (i) use at trial any prior deposition testimony taken in this case; and (ii) question during deposition or live at trial any witness that falls in either exception (a) or (b) above.

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- 4 15. Defendants will make available at trial any custodian Oracle wishes to call regarding any IM or late-produced SSM that was in the possession of or authored by that 6 custodian and produced on March 15, 2010, provided that custodian is still within Defendants' control and Oracle provides reasonable advance notice related to calling that custodian at trial.
- 8 16. The Instant Messages produced on March 15, 2010 establish at least the following 9 facts:
- 10 Several TN employees regularly used IM and/or oral communication to a. 11 discuss what Oracle contends are improper practices, and several of those 12 employees likely believed that such communication was not being 13 permanently recorded or otherwise documented in any way. 14 b. A TN employee appears to have installed on his systems the following 15 versions of Oracle's J.D. Edwards EnterpriseOne software: Xe, 8.0, 8.10, 16 8.11, and 8.12 and made them available to TN employees. TN downloaded 17 many of the SSMs available on Oracle's Websites for these versions of J.D. Edwards EnterpriseOne. TN used the XE J.D. Edwards EnterpriseOne 18 19 Environments to service customers which may have helped recruit 20 customers away from Oracle. In some instances, TN may have 21 downloaded more SSMs than certain of its customers indicated they (the 22 customers) were licensed to when downloading J.D. Edwards SSMs from Oracle's Websites. 23 24
  - On numerous occasions, TN employees used credentials obtained from one c. customer to access Oracle's Websites for purposes unrelated to supporting only that customer. Instead, the credentials were used in a generic way for research, training, troubleshooting for other customers, and fix development.

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1	d.	On numerous occasions, TN employees regularly accessed and/or copied	
2	portions of J.D. Edwards Environments created from software obtained by		
3	customers Koontz-Wagner and Praxair for purposes unrelated to		
4		supporting Koontz-Wagner and Praxair. On those occasions, TN	
5		employees did so as a routine part of conducting their business of	
6		providing support to some other J.D. Edwards customers that were on the	
7		same products and releases as Koontz-Wagner and Praxair.	
8	e.	For some local environments, TN installed local modules beyond those	
9		which the customer who had provided the software had represented it was	
10		licensed. For those local environments, TN installed all available modules	
11		within that Oracle product family, regardless of whether the customer was	
12		licensed to the modules or not.	
13	f.	On several occasions, some TN employees downloaded from Oracle's	
14	Websites using credentials from customers whom those TN employees		
15		knew were no longer paying maintenance fees to Oracle, as long as the	
16		credential's access had not yet been blocked.	
17	g. A TN employee insinuated that TN had a "don't ask, don't tell" policy with		
18		respect to copying and using Oracle's intellectual property.	
19	h.	Some TN employees were not surprised by Oracle's filing of this lawsuit	
20		and implied that TN had in some way been caught by Oracle.	
21	IV. REMEDIES		
22	17. In fut	ure testimony in this matter (at trial or in a declaration), any of Oracle's	
23	experts may refer to or rely on: (a) the Custodial SSMs or IMs and/or (b) the testimony of another		
24	Oracle expert about the Custodial SSMs or IMs. None of Oracle's experts shall be made		
25	available for further deposition related to the Custodial SSMs or IMs, and no Defendant expert		
26	shall be permitted to issue a report, supplement an existing report, or provide testimony related to		
27	any Custodial SSM or IM except to explain or rebut any of the Custodial SSMs or IMs that		
28	Oracle introduces at trial.		

07-CV-01658 PJH (EDL)

1	18. S	Subject to the Court's approval, the jury shall be instructed as follows:	
2	<u>I</u>	interpretation of Instant Messages: Defendants did not produce in a timely fashion	
3	c	certain relevant instant messages (IMs) involving TN employees. As a	
4	result, Plaintiffs were unable to fully investigate and use the late-produced IMs		
5	Ċ	during preparations for this trial. Therefore, if any of these IMs are introduced	
6	i	nto evidence during trial, and if there is any dispute about their meaning,	
7	У	you should interpret them consistent with what you find to be any reasonable	
8	i	nterpretation presented by Plaintiffs.	
9	19. A	All of the IMs produced on March 15, 2010 are authentic and admissible at trial by	
10	Oracle for any p	purpose.	
11	20. I	Defendants will not and may not offer into evidence any of the Custodial SSMs or	
12	IMs produced o	on March 15, 2010, except to explain, rebut, or otherwise place into context any of	
13	the Custodial S	SMs or IMs that Oracle introduces at trial, and any such evidence offered by	
14	Defendants shal	ll be limited to the same, or other portions of the same, Custodial SSMs or IMs	
15	introduced by C	Dracle at trial.	
16	21. H	Exhibit A shall be admissible at trial as an accurate reflection of the screen names	
17	corresponding t	o certain of TN's current or former employees.	
18	22. I	Defendants shall not offer any evidence or argument, at trial or as part of any other	
19	proceeding or m	notion in this litigation, for the purpose of rebutting any fact in this Stipulation.	
20	23. H	Plaintiffs shall not file a motion or seek relief pursuant to Rule 37 relating to	
21	Defendants' late	e-production (as referred to in the September 9, 2010 Joint Statement ((D.I. 826))	
22	with Magistrate Judge Laporte or Judge Hamilton		
23	V. APPLIC	CABILITY	
24	1. Th	e Parties reach this stipulation for purposes of this action only, and this stipulation	
25	has no force or	effect in any other proceeding or jurisdiction.	
26			
27	IT IS SO	O STIPULATED.	
28			
		7 07-CV-01658 PJH (EDL)	

1	Dated: September 28, 2010	BINGHAM McCUTCHEN LLP
2		By: /s/ Geoffrey M. Howard
3		Geoffrey M. Howard Attorneys for Plaintiffs
4 5		Oracle USA, Inc., Oracle International Corporation, and Siebel Systems, Inc.
6	In accordance with General Orde	er No. 45, Rule X, the above signatory attests that
7	concurrence in the filing of this docume	ent has been obtained from the signatory below.
8	<b>D</b>	
9	Dated: September 28, 2010	JONES DAY
10		By: /s/ Scott W. Cowan
11		Scott W. Cowan Attorneys for Defendants
12		SAP AG, SAP America, Inc. and TomorrowNow, Inc.
13		
14	IT IS SO ORDERED.	TES DISTRICT
15		STAL SE
16 17	Dated: September <u>29</u> , 2010	IT IS SO ORDERED
18		
19		Z Judge Phyllis J. Hamilton
20		
21		THERN DISTRICT OF CEN
22		DISTRICT
23		
24		
25		
26		
27		
28		
		8 07-CV-01658 PJH (EDL)
l		

	Last Name	
IM Screenname	(TN employee)	First Name
aaron.phillips	Phillips	Aaron
ac_mcmillan	McMillan	Adrianne
acefola	Cefola	Anthony
adidasrta	Alex	Robin
aggie_nv		
aggie_nv@@imm( aggie_nv )	Vuong	Nhat
akrenek09	Krenek	Amanda
albertvanwissen	Van Wissen	Albert
alex_baumann_jde	Baumann	Alex
alex_la_mar_tn	La Mar	Alexander
alicezsmiff	Smith	Alice
anke_mogannam	Mogannam	Anke
anthonyonpc	Johnson	Anthony
aphillips	Phillips	Aaron
arthurpenn	Pennington	Arthur
ashis5228		
ashis5228@@imm( ashis5228 )	Ghosh	Ashis
batistatn	O'Brien	Adriana
bdigeron	DiGeronimo	Brent
beardly2000	Beard	Lynn
bert_oltmans bert_oltmans@@imm( bert_oltmans ) bert_oltmans@hotmail.com@@imm bethjedlester	Oltmans	Bert Beth
bijesh_lamsal	Lamsal	Bijesh
bill.thomas9@cox.net@@imm	Thomas	Bill
bjohnstone07	Johnstone	Robert
	_	Barry
bjrapavy	Rapavy Geib	Robert
bob_geib_tomorrownow bob_ludlam_tomorrownow	Ludlam	Robert
brenda clark14	Clark	Brenda
brodellis	Ellis	Broderick
cacapagotto	Pagotto	Carlos
canine_communication	Zwart	Hendrik
catherine_schalk	Schalk	Catherine
cgalzote924	Galzote	Chris
chaundra_ayers	Avers	Chaundra
chrisjackson_ps	Jackson	Chris
clewtnow	Lew	Cindy
clint_auer	Auer	Clint
cobolhugger		Omit
matthew_bwdn	Bowden	Matthew
colacrazyOI [colacrazy01]	Wheeler	Mandy
ctkur	Kur	Charles
cweaver_tn	Weaver	Calvin
		Siew Choo
cynthia_teo2	Тео	(Cynthia)
d.swartwood	Our and the second	Devid
david_swartwood	Swartwood	David
dan_parson	Parson	Daniel
danieljaytn	Jay	Daniel
danthone2002	Anthone	Daniel
dave_palmer_jde	Palmer	David
dave_wilson1293	Wilson	David
david_swartwood	Swartwood	david
dbaron44 dbarron44	Baron	Douglas
	Daion	Dougias

	Last Name	
IM Screenname	(TN employee)	First Name
dbing611	Bing	Darlene
debgjordan	Jordan	Deborah
diana_tmrnow	Yip	Yuen Yue (Diana)
dickwilliams1000	Williams	Dick
dimitri_spideygarcia	Garcia	Dimitri
dndes2002	Harris	Desmond
donna_walker_tomorrownow	Walker	Donna
doublej2001	Johnson	Justin
drleipold	Leipold	Dana
duncan_kell	Cefola	Anthony
ed_tnow		
ed_tnow@@imm( ed_tnow )	Tong	Edward
edw429	Harris	Edward
egary1965	Gary	Ethe'Ann
eggman371	Phillips	Aaron
eric_osterloh	Osterloh	Eric
eyavar	Yavar	Eskander
fcamblor@usa.net@@lcsid fercamblor fercamblor@@imm( fercamblor ) fercamblor@@lcsid( fercamblor ) rcamblor fibarra1	Camblor	Fernando
ibarra1	Ibarra	Federico Sook Fun
florence1_tn	Leong	(Florence)
gabriel_99_77515	Hernandez	Luis (Gabriel)
garafolasebl	Garafola	Michael
glesteriv	Lester	George
gordon_a_robinson	Robinson	Gordon
gphilip_tnow	Phillip	George
grbichj	Grbich	Jennifer
guy.gowen@sbcglobal.net	Gowen	Guy
hadi_arakib	Arakib	Hadi
hans_jin	Jin	Ziyu (Jerry)
harry_miller_tnow	Miller	Harry
harry_schoennagel	Schoennagel	Harry
		Ying Peng
hchris2007@yahoo.com.sg	Но	(Christine)
hcole182	Cole	Heather
ibarra1	Ibarra	Federico
janejohnson_tn	Johnson	Jane
janescaparro	Scaparro	Jane
jaslinng	Ng	Mui Hwa (Jaslin)
jbaugh_tnow	Daviah	laha
john_baugh2002	Baugh	John
jbuehrle1	Buehrle	Jeff
jeanne_irvin	Irvin	Jeanne
jerry.jin	Jin	Jerry
jewell4664	Geiger	Carol
jfsjrsailing	Sullivan	John
jhfeldman1951	Feldman	John
jicarr2000	Carr	James
jim_egger_tn	Egger	Jim
jkbamber	Bamber	Jason

	Last Name	
IM Screenname	(TN employee)	First Name
jkozel@prodigy.net		
sjuhawk_co	Kozel	John
ilee7526	Lee	Kieng Woo (Joseph)
iltsiebel	Tanner	John
johntanner3	Tanner	John
	Wong	Joon Liang
joonliangwong		Joo Wah
joowah_low iritchie777@msn.com@@lcsid	Low Ritchie	John
istomorrownow	Jennifer	-
ituntomnow	Tunney	Spencer John
julie_le_tomorrownow	Le	Julie
		Julie
julio_c_guzman julio_c_guzman@@imm(		
julio_c_guzman )		
julio_c_guzman@@lcsid(		
julio_c_guzman )	Guzman	Julio
jverretta	Veretta	Jeffrey
keith_shankle	Shankle	Keith
kgray925	Gray	Kimberly
kimberley2229	Martinez	Kimberley
kirkjc	Chan	Kirk
kirstybrowny	Brown	Kirsty
kl5992037cars		
kl5992037cars@@imm( kl5992037cars		
)	Larsen	Keith
klui_2005	Lui	Kok Ming
kn5660391	Nakamura	Kenji
kpeden kpedn	Williams	Krista
kristin32532	Paige	Kristin
KIISUI ISZSSZ	raige	T(1501)
		Kollengode
krthandavan	Thandavan	Ramakrisnan (KR)
ladyonthego02	Plain	Faye (Elouise)
laichoonng	Ng	Lai Choon
larryhgarcia	Garcia	Hilario (Larry)
lesley_loftus	Loftus	Lesley
letsgo2thegogo( petsur )		
petetomorrownow		
petsur		
petsur@@imm( petsur )	Surette	Peter
lindabird08	Birdwell	Linda
liz_psft	Simeonidis	Elizabeth
llsweetman	Sweetman	Laura
lon_fiala	Fiala	Laura
lonestarstrat	Nelson	Greg
lyw9991	Widjaja Del ing	Lili Mark
magnusds	DeLing Williams	Katherine
mamaupgrd manetha_hall	Hall	Manetha
margot_goff	Goff	Margot
mario_ramia_tn	Ramia	Mario
mark_ardekani	Ardekani	Mark
mark_kreutz_tn	Kreutz	Mark
marty_murphytomorrownow	Murphy III	Martin
matthew_bwdn	Bowden	Matthew

	Last Name	
IM Screenname	(TN employee)	First Name
mddeling@hotmail.com@@imm	DeLing	Mark
mdominguo 707	Garcia (formerly	Maliana
mdominguez07	Dominguez) Gadd	Melissa Melvin (Mel)
mel_gadd mhosalli	Hosalli	Manjula
mike_bentley_tnow	TIUSAIII	Ivialijula
mike_d_bentley		
mikebentley	Bentley	Michael
mike_soumokil	Soumokil	Mike
mimioltmans		
bert_oltmans bert_oltmans@@imm( bert_oltmans )		
bert_oltmans@hotmail.com@@imm	Oltmans	Bert
mimislater	Slater	Michelle
mjahrsdoerfer	Jahrsdoerfer	Michael
mkatvm, mkatvm3	Myrick	Barbara
morgan_messick	Messick	Morgan
mtrolan	Trolan	Matthew
muvvalac	Muvvala	Chandra
n.lanford@sbcglobal.net pwlanford( pwlanford@sbcglobal.net ) pwlanford@sbcglobal.net pwlanford@sbcglobal( pwlanford@sbcglobal.net )	Lanford	Peggy
natasha_dtnow	Dalton	Natasha
nick_rawls2005	Rawls	Nick
nicole_wolfgram	Wolfgram	Nicole
nigel_pullan	Pullan	Nigel
ofo owenoneilnow owenoneilnow( ofo )		
ofohome	O'Neil	Owen
oldestpet	Petter	Dale
orlando_de_souza		
orlando_de_souza@yahoo.com.sg pasquale_andreano_jde pasquale_andreano_jde@@imm( pasquale_andreano_jde)	DeSouza	Orlando Lancelot
pqlrx	Andreano	Pasquale
patti_vonfeldt	VonFeldt	Pattison (Patti)
paul_auger_tn	Auger	Paul
paul_henville	Henville	Paul
paul_ijs_jde	ljs	Paul
paul_ijsde	ljs	Paul
paula_murphykeif	Murphy-Keif	Paula
petetomorrownow petsur		
petsur petsur@@imm( petsur )	Surette	Peter
pinnamaraju	Pinnamaraju	Leela (Prasad)
pmurphykeif	Murphy-Keif	Paula
pqlrx	Andreano	Pasquale
pwlanford( pwlanford@sbcglobal.net ) pwlanford@sbcglobal.net pwlanford@sbcglobal(		Deserv
pwlanford@sbcglobal.net)	Lanford	Peggy
ray_iallonardo	Iallonardo	Raymond
rayttnow	Thompson	Raymond

	Last Name	
IM Screenname	(TN employee)	First Name
rcamblor	Camblor	Fernando
rick_frank	Frank	Richard
rkwolf0211	Wolf	Keith
rob_sier	Sier	Rob
rob_van_reenen	Van Reenen	Rob
robert_guichon	Guichon	Robert
roberto_porfirio	Porfirio	Roberto
robertwg88	Glue	Robert
roderic_russell	Russell	Roderic
rothwell_clive	Rothwell	Clive
rubenlaguna	Laguna (Guerrero)	Ruben
saralu12006	Lu (Lue?)	Sara
say_hi_2_us	Chua	Eugene
scott_mcgrath2001	McGrath	Scott
send2cat	Hyde	Catherine
sfboatright	Boatright	Susan
shaun_psuk	Brooke	Shaun
shelleyb53		
shortfatblonde	Blackmarr Piper	Shelley Sharon
	Kozel	John
sjuhawk_co		
siddaniel	Aliwarga	Sidarta
stevencmills	Mills	Steve
sudarshand	Desai	Sudarshan
sunilgandra	Gandra	Sunil Kumar
sylviane_provostcampbell2003	Provost-Campbell	Sylviane
tabbrown0512	Brown	Thurman (Tab)
tch_001 tch_001( timharper_01 ) timharper_01 timharper_01( tch_001 )		
timharper_01@@imm(tch_001)	Harper	Timothy
tdunfee98	Dunfee	Todd
timharper_01	Harper	Timothy
tleier5	Leier	Thomas
tn_dale_wade	Wade	Dale
tn_spencer_phillips	Phillips	James "Spencer"
tngeek		
guy.gowen@sbcglobal.net	Gowen	Guy
tnow_bstephens	Stephens	Robert
TNowCoder	Testone	Josh
tnow_murray	Murray	Todd
tnowludlow	Ludlow	John
tnowphillips	Phillips	Thomas
tnwifetex	Nelson	Shelley
tommy_dle	Le	Tommy –
tracyearll	Earll	Tracy
trusharpatel2002	Patel	Trushar
umhb_josh	Testone	Josh
umhb_kendra	Burns	Kendra
uwe_lueck	Luck	Uwe
vanessa_shiels	Shiels	Vanessa
vicky_damelio	D'Amelio	Vicky
wcwalden	Walden	Wade
wendi_wolfgram	Wolfgram	Wendi

#### **IM Screennames**

	Last Name	
IM Screenname	(TN employee)	First Name
wheeler0117@sbcglobal.net	Wheeler	Mandy
wndkyjns	Jones	Wanda
wongsiewhee	Wong	Siew Hee
xxpgold		
xxpgold@@imm( xxpgold )	Goldsworthy	Peter
yespiriqueta	Espiriqueta	Yolanda
yolimartinez1969@sbcglobal.net	Espiriqueta	Yolanda
yvonne_979	Puente	Yvonne