SCO Grp v. Novell Inc Doc. 260 Att. 6

# **EXHIBIT 10**

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#### IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF UTAH

THE SCO GROUP, INC.

Plaintiff/Counterclaim-Defendant,

ν.

INTERNATIONAL BUSINESS MACHINES CORPORATION,

Defendant/Counterclaim-Plaintiff.

**DECLARATION OF** R. DUFF THOMPSON

Case No. 2:03CV-0294DAK Honorable Dale A. Kimball Magistrate Judge Brooke C. Wells

#### I, R. Duff Thompson, declare as follows:

- 1. I submit this declaration in connection with The SCO Group, Inc. v. International Business Machines Corporation, Civil Action No. 2:03CV-0294 DAK (D. Utah 2003), and The SCO Group v. Novell, Inc., Civil Action No. 2:04CV00139 DAK (D. Utah 2004). I make this declaration based upon personal knowledge.
- 2. I began my professional legal career as a practicing attorney in 1981 in Salt Lake City, Utah. I began working in the software industry in 1986 when I joined WordPerfect Corporation as vice president and general counsel. At the time of the WordPerfect/Novell merger in 1994 I accepted a position with Novell as Senior Vice President of Business Development and Strategic Relations. I held that position until early 1996 and then I stayed on in a part time and consulting role to assist Robert Frankenberg with selected issues until 1997.
- 3. I joined the Caldera International Board of Directors in May of 2001 after Caldera International acquired the two UNIX divisions of Santa Cruz Operations. Caldera International is now known as The SCO Group and I continue to server on the Board of Directors.

#### Novell's Sale of Its UNIX Business to Santa Cruz

- 4. In early 1995, Novell Chairman and CEO Robert Frankenberg directed me to sell the complete UNIX business and related assets so the company could focus on its flagship product NetWare, cut the related UNIX costs and thereby increase shareholder values for the company. I understood my directive was to sell all of the UNIX business and related assets and that is how I approached the assignment.
- 5. After receiving this directive from Mr. Frankenberg, we engaged in a selection process, the end result of which was the determination that Santa Cruz Operations was a good candidate to purchase Novell's UNIX business and assets. Thereafter, I formed a transaction

team including myself, Ed Chatlos and other Novell executives and staff, including Ty

Mattingly, and we entered into negotiations with Santa Cruz for a potential sale. Lawyers from

Wilson, Sonsini, Goodrich & Rosati represented Novell in the transaction and lawyers from

Brobeck, Phleger & Harrison represented Santa Cruz Operation. During the negotiations in the
summer of 1995, I had the responsibility to report back to Mr. Frankenberg regularly on the
status of the transaction, which I did. Mr. Chatlos conducted the day to day negotiations with the
Santa Cruz team throughout the summer of 1995. 1 also participated in several of the negotiation
sessions meeting with the Santa Cruz CEO and President, Alok Mohan and its general counsel,
Steve Sabbath and others, including Jim Wilt, Geoff Seabrook, and Kim Madsen.

- 6. Early in the process I informed Mr. Mohan that we were selling the entire UNIX business and all related assets. I wanted that to be very clear to him as we were asking for a substantial sum for the sale. We continued to inform Santa Cruz that it was buying the entire UNIX business and assets, except as explained below.
- afford to pay the purchase price we were requesting, so various ways were explored to make it possible for Santa Cruz to make the purchase. The solution was that Novell would retain an interest in the binary royalty stream from the existing SVRX sub-licenses. It was never suggested or agreed in the negotiation in which I participated that Novell would retain the right to receive additional royalties or fees from licensing of source code or from new sales of SVRX products. Novell did, however, retain certain limited rights to protect that existing SVRX binary royalty stream. The responsibility for the collection of those royalties was placed upon Santa Cruz because after the closing of the sale, they were to own the customer relationships as they

- 8. Likewise, it was my understanding and intent, as the Novell executive responsible for the negotiation of the transaction, that the UNIX copyrights were transferred to Santa Cruz as part of the transaction that was closed in December 1995. To that end, I signed on behalf of Novell the Technology License Agreement ("TLA") with Santa Cruz Operations in December 1995 which, among other things, granted Novell the right, with certain limitations set forth therein, to use the technology that we had just sold to Santa Cruz. If Novell had retained the UNIX copyrights as it now claims, there would have been no need for the TLA; indeed, Novell would have needed to grant Santa Cruz a license to the technology.
- 9. During the course of the negotiations, and in my meetings with representatives of Santa Cruz, I never represented that Novell was retaining the copyrights. I did, however, inform

the Santa Cruz team, including Mr. Mohan, that they were getting all of the assets except for (i) the payment back to Novell of the binary royalty stream as mentioned above, (ii) any patents, (iii) accounts receivable relating to the binary royalty stream and (iv) some Master License Agreements. Because Santa Cruz was buying the entire UNIX business, including the source code, it was clear that they were getting the copyrights to that source code. We specifically and repeatedly confirmed with Santa Cruz that they were not purchasing any patents, but no such representations were made about the UNIX copyrights because it followed that with the sale of the underlying UNIX source code, they were getting those associated copyrights. To the extent the Excluded Asset Schedule is unclear on the copyright transfer issue, it should be read to conform to the intent and understanding as stated above, i.e., Novell sold the copyrights to Santa Cruz. If that schedule were construed to exclude the UNIX copyrights from the transaction, it would not reflect the intent and understanding of the transaction as agreed to between representatives of Santa Cruz, including Mr. Mohan, and myself, nor does it comport with the instructions I received from Bob Frankenberg upon commencing the negotiations. I have read paragraph 11 of Mr. Chatlos's declaration of October 1,2004 and I agree with his conclusion there regarding the Excluded Asset schedule. I also agree that Mr. Chatlos's declaration accurately reflects the negotiation and agreements of the parties in the sale of the UNIX business and associated assets to Santa Cruz Operations.

10. I have reviewed paragraphs 41 through 48 of Michael DeFazio's October 3,2003 declaration and to the extent he states that Novell retained the UNIX copyrights, or that Novell retained the right to receive source code fees or waive, on behalf of Santa Cruz or its successors, breaches of the UNIX System V source code agreements, he is mistaken. Mr. DeFazio may have

been involved somewhat in the sale of the UNIX assets in some fashion, but he was not on the lead negotiation team and was not in a position to dictate the intent or understanding of the transaction. Certainly, if Mr. DeFazio really held those views at the time, he never expressed them to me or anyone else of whom I am aware on the Novell transaction team.

- 11. It is my understanding that in 1996 the parties executed Amendment No. 2 to, among other things, clarify any confusion on the copyright transfer issue, as 1 have explained above.
- 12. As noted above, I joined the Caldera International Board of Directors in May of 2001 after Caldera International acquired the two UNIX divisions of Santa Cruz Operations. Caldera International is now known as The SCO Group and I continue to serve on the Board of Directors. During the time that Ransom Love was the CEO of Caldera International and after I joined its Board, there was never any occasion when I heard or was informed that the company had reviewed its UNIX System V source agreements in relation to IBM's initiatives to support and enhance Linux, and that Caldera International had concluded that IBM was not breaching those source agreements or if there was a breach, the company did not care... In my view, as a director of Caldera International (later renamed SCO Group) there was never a decision, let alone a conscious decision, to allow IBM or any other party to freely and without restriction license technology protected under the UNIX source code agreements, for the purpose of making contributions to Linux, or for any other purpose.
- 13. I have been made aware of a declaration entered in this matter by Greg Jones, who, at the time of the Novell-Santa Cruz Operations transaction was a staff attorney in the Novell legal department. Although it is possible that someone in the Novell legal department

gave Greg Jones assignments relative to the documentation of the Novell- Santa Cruz transaction, I do not recall him being involved with the APA and related closing documents. . Greg Jones was not part of the core Novell negotiating team, nor, to the best of my knowledge was he involved in the negotiations with Santa Cruz business negotiators. The firm of Wilson Sonsini Goodrich & Rosati represented Novell in the transaction with Santa Cruz and worked with the Novell legal department in drafting the agreements. The lawyers' direction and assignment was to memorialize the intent and agreement of the parties as directed by Bob Frankenberg and as carried out by by me, Ed Chatlos and our team. The inside and outside lawyers for Novell working on the transaction did not have the authority or directive to change material terms of the transaction as intended and agreed by the respective negotiating teams. If any of those lawyers, including Mr. Jones, claim that the APA and related documents mean something other than what is stated in my declaration and the declaration of Ed Chatlos they are wrong. It appears to me that Mr. Jones may be offering his current view or interpretation of the agreements rather than offering any factual testimony from personal involvement in the transaction.

I declare under penalty of perjury that the foregoing is true and correct.

November, 2006

Thompson

# **EXHIBIT 11**

Page 1

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF UTAH

THE SCO GROUP, INC., : Case No. 2:04CV00139

Plaintiff, : Videotaped Deposition of:

vs. : R. DUFF THOMPSON

NOVELL, INC.,

:

Defendant.

February 13, 2007 - 9:13 a.m.

Location: HATCH, JAMES & DODGE 10 West Broadway, Suite 400 Salt Lake City, UT 84101

Reporter: Teri Hansen Cronenwett Certified Realtime Reporter, Registered Merit Reporter Notary Public in and for the State of Utah

Esquire Deposition Services 1-800-944-9454

Page 6 Page 8 1 A. I had reviewed this document but in terms of what was your board tenure? How long were you on the board 2 or are you on the board? specific provisions, but generally with counsel, with SCO's 2 counsel. 3 A. I am currently on the board. 4 Q. (By Mr. Jacobs) So let me ask you about that. You 4 Q. And you have been on that board pretty much since 5 were appointed to the SCO Group's board of directors by the acquisition of Tarantella? 5 A. I think 2001, something like that. 6 Novell after the asset purchase agreement, correct? 6 7 7 Q. When --A. That's correct. 8 Q. And you understood there that you were on the SCO 8 MR. SINGER: Object to the form. You said 9 Group's board as a Novell representative? 9 acquisition of Tarantella. I don't know if you meant to say A. Yes. 10 10 that. 11 Q. And you reported back to Novell about developments 11 A. Oh, sorry. at the SCO Group in accordance with your representative Q. (By Mr. Jacobs) Acquisition of the Unix business 12 12 13 from Tarantella, correct? 13 capacity? A. That's correct, for a period of time. 14 A. Yes. 14 15 Q. And when did that end? 15 Q. In connection with the acquisition by -- well, 16 A. Well, at the time that Novell sold its stock. 16 strike that. What was your role in the acquisition by 17 Q. And when was that? 17 Caldera of the Unix business of Tarantella? 18 A. I don't have a clear date in mind. A few years 18 A. I had no role other than the fact that I was on the after the transaction, it seems to me. 19 board of the selling enterprise. 19 20 Q. And so immediately or in association with that 20 Q. And then were appointed to the board of the 21 sale, did you leave the SCO Group's board, or did your 21 acquiring enterprise, correct? 22 22 capacity change? A. That's correct. 23 23 A. At that point I had -- I was no longer a Q. But that occurred after the acquisition closed? 24 representative director. I was simply elected as a director 24 A. That's correct. 25 and asked to stay on the board by the SCO management. Q. In your capacity as a member of the board of the Page 7 Page 9 1 Q. And just to be clear, we're talking then about the selling enterprise, were you involved in any of the diligence SCO Group before the Caldera acquisition, correct? that the acquiror did into the status of the Unix assets at 3 A. Yes. 3 Tarantella? 4 4 Q. And then did you stay on the SCO Group's board up A. Any of the due diligence you say that Caldera did? until the Caldera acquisition? 5 6 6 A. No. The board was not part of the negotiation team A. Yes. 7 7 Q. And then after the Caldera acquisition, did you in that transaction. 8 join the -- did you join the renamed Caldera company; that 8 Q. When you joined the Caldera board, the company was 9 named Caldera at that point, correct? 9 is, SCO's board? 10 A. Maybe I can help you with some of the names. 10 A. That's right. 11 Q. That would be good. Thank you. 11 Q. And the CEO was Ransom Love? A. The old SCO Group actually changed its name to 12 A. That's correct. 12 Tarantella, and it will help to help differentiate who was on 13 Q. During your tenure on the board, the CEOs switched, 13 first. I was a member of the Tarantella board at the time of 14 and Darl McBride became the CEO? 14 the sale to Caldera, and in a similar fashion I was appointed 15 A. That's correct. to the board of Caldera because of the stockholder interest Q. And you were a member of the board of Caldera that 16 16 in Caldera that Tarantella retained. 17 17 took recommendations from Mr. McBride as to the launching o 18 So at that point I was actually a member of two 18 SCOsource?

A. I don't remember reviewing the asset purchase agreement at that time.

Q. And in the course of -- of evaluating those

Q. In evaluating Mr. McBride's recommendations with

recommendation did you have occasion to review the asset

3 (Pages 6 to 9)

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A. That is correct.

purchase agreement?

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boards, Tarantella board and the Caldera board. Tarantella

board obviously went away. The Caldera group then changed

its name to SCO, and so hence the confusion, the -- there was

Q. And with respect to Caldera SCO, what has been --

-- there now became a new SCO, which was essentially the

went through a sale to Sun not long after that, and their

transformation of Caldera to SCO.

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A. I did, and my recollection is that the -- while I was aware that this amendment was in the works, that I was not given any information by either party, by either side as to how it was being negotiated and who was signing it and all those sorts of things.

- Q. So you anticipated my next question, but just to be clear, did you provide any input to the Novell side about Amendment No. 2 as it related to ownership of the Unix 10 copyrights?
- 11 A. I don't remember any instance in which I was either asked to give input or that I did give input. Is it 12 13 possible? You have to understand that all of the legal staff or many members of the legal staff at Novell were employees 14 15 of mine who I had hired and brought into the company, and so 16 I had not -- I hadn't brought them into Novell. I had 17 brought them into a previous company which merged with 18 Novell. And so I had interaction with these attorneys on a fairly regular basis, socially and just in the community. 19 20 And so is it possible I had discussions? Yes. I

21 saw Bob Frankenberg on a social basis. Is it possible I had 22 discussions? Yes. But I have no recollection that there was any specific input that I was asked to give nor that I 23

24 actually gave that resulted in the creation of Amendment 2. 25

Q. So just to prod your memory a little bit, you don't

Page 22 Page 24

> A. Not at all. My understanding of the deal starting 1 in May and June of 1995 was exactly this, and the document,

the APA, that I -- that we signed in September of '95 to my

4 understanding said this. And to the extent it didn't say

5 this, the -- or at least it didn't say it clearly, the

6 Amendment No. 2 was a clarification of the ambiguous 7 language.

But you have to read that whole paragraph 8 together to kind of understand part of the rationale there, because not only did we sign the APA, but we signed the technology license agreement in December of 1995. And it certainly wouldn't have made any sense to me to sign the technology licensing agreement in December from SCO to Novell if Novell had retained all of that intellectual property.

That was kind of -- I mean, I didn't -- maybe a way

to answer your question is, the Amendment 2 was not the

17 instructive document on where the copyrights were for me. 18 The instructions I received from Bob Frankenberg were the 19 instructive charge. What I said to Alok Mohan when I was 20 negotiating this transaction were consistent with Bob's 21 directions, and the APA -- we intended in the APA to make 22 that clear. So I didn't need Amendment 2 to help me 23 understand what we had conveyed and what we hadn't conveyed.

Q. So just to press that point a bit, do you recall

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recall something along the lines of, Duff, there is a

provision in the asset purchase agreement that gives Novell

ownership of the Unix copyrights. SCO is claiming that needs

to be clarified. Do you recall why that provision is the way 4 5

it is in the asset purchase agreement?

- A. I don't recall having that discussion with anyone.
- 7 Q. When you prepared this declaration that's in front 8 of us dated November 9th, 2006, did you have in mind the fact 9 that Amendment No. 2 had a provision relating to ownership of 10 the Unix copyrights?
- 11 A. In the general sense.
  - Q. So if you take a look at paragraph 8, for example. MR. SINGER: Paragraph 8?
  - A. Did you say eight?
- 15 Q. (By Mr. Jacobs) Yes. You say there in the first 16 sentence: Likewise, it was my understanding and intent, as 17 the Novell executive responsible for the negotiation of the

18 transaction, that the Unix copyrights were transferred to

- 19 Santa Cruz as part of the transaction that was closed in
- 20 December 1995. You see that?
- 21 A. Yes.
- 22 Q. Now, the Amendment No. 2 was executed in October
- 23 1996. Does Amendment No. 2 and the fact that it has, as you
- 24 said, a clarifying provision relating to Unix copyrights,
- bear on your testimony in that first sentence?

specific discussions leading up to the execution of the APA in September 1995 about copyright -- and I emphasize

copyright -- ownership?

I just make that distinction.

A. I don't recall any specific discussion about copyright.

- 6 Q. Do you recall any specific discussions about 7 copyright ownership leading up to the execution in December 8 1995 of Amendment No. 1?
- 9 A. I mean, the answer is, I -- not only is this now 11 10 and a half years in the past, so trying to remember a 11 specific discussion about copyright is difficult, but what 12 I -- I guess what I can recall is the actual negotiations and 13 the tenor of those negotiations and what was said, what we 14 said and what they said. And so if you are asking me --15 well, what are you asking me?
  - Q. I am asking you -- I think you're answering about tenor or overall deal structure, and I am asking you specifically about the legal question of copyright ownership.
- 19 A. Yeah, and I guess I would answer that by saying, I 20 was instructed to sell the entire Unix business, everything,

21 everything. That was the initial instruction, sell

22 everything, from Bob Frankenberg to me, and sell UnixWare.

23 So sell Unix, sell UnixWare.

24 And having practiced law in this area previous to 25 joining Novell, so I was a general counsel for another

7 (Pages 22 to 25)

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Page 130

1 A. Yes.

Novell's, not those that it sold.

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2 Q. Does the fact that the board minutes record that Novell will retain all the copyrights have any effect on your recollections of the structure of the deal and what was 5 understood to be occurring with respect to the Unix б copyrights?

A. Yeah, well. What it says is, "Novell will retain all of its patents, its copyrights and trademarks." Now, my mindset would say, of course it is. It's keeping all of the NetWare and NetWare-specific products. Otherwise, everything that Bob told me to do and the instructions I received were a fraud. So I kind of come at this from the standpoint that, when it says Novell is keeping all of its trademarks and copyrights and patents, I understand that to mean its, as in

And as backup for that, in reading this boxed language, it says, "Novell will retain all of its patents, copyrights and trademarks and a royalty-free, perpetual worldwide license back to Unix and UnixWare for internal use and resale in bundled products." And I guess that seems perfectly consistent to me because it says it needed to have a license back to be able to use those products because it had sold the underlying asset to SCO.

So it kind of -- even though it's the first time I have seen this, as I read it, I think to myself, I'm not

1 Q. And a bundle of rights you believed included --2 looking back on it, you believed the structure of the deal

Page 132

Page 133

meant that the bundle of rights included the copyrights? 4 A. No. At the time I believe it included the bundle 5 of the copyrights, at the time.

- Q. Well, I'm a little confused because I thought you said this morning that you don't recall any specific discussion about copyrights.
- A. Yeah, but that doesn't mean that that's not what I understood we were doing at the time.

Q. So you --

12 A. So the fact that I may not have had a specific 13 discussion that I can recall 11 and a half years later should not be taken to mean I don't recall what our intention was in 14 15 selling the business. It is impossible for me to parse in my 16 mind the assignment that we received to sell the -- to sell the entire business, all of Unix and UnixWare to SCO, and to somehow also in that same breath say, except the copyrights.

I just -- I don't understand that kind of thinking, and certainly I just have to tell you that that kind of trick play was not something that Bob Frankenberg would have directed, nor is it something he would have stood for. It's not something I would have done.

If we had intended not to transfer the copyrights, we would have been very careful to say, you don't get the

Page 131

sure -- I'm not sure that even today, if you were to ask the members of the board who were there, if they understood that to known Novell was retaining all the Unix copyrights because it says in the next sentence, they're getting back a 5 royalty-free perpetual worldwide license back to Unix and

UnixWare for internal use. So my own reading of this is that this is perfectly consistent with what I understood we did and what we were signing the next day in the September 19th APA.

Q. Now, it does say, except for the trademarks Unix and UnixWare, doesn't it?

A. Right.

Q. So it does get pretty granular about something associated with Unix when it talks about trademarks?

A. Trademarks, right.

16 Q. But it doesn't have similar degree of granularity 17 when it's discussing copyrights?

18 A. No. But the license back to Unix and UnixWare in 19 the next line, it seems to me, is relatively granular.

Q. So let's talk -- let's get granular about that, then. The -- you understood that there were a bundle of assets associated with Unix and UnixWare that were being transferred to SCO?

A. That's right, that this was a business that 24 included a bundle of rights. That's right. 25

copyrights. And it wouldn't have been an oblique reference.

2 It would have been, you get all the business except the 3 copyrights. Not, you get all the business.

4 Q. You know there are a lot of arguments on both sides 5 of this issue, and I don't want to get into a debate with you 6 that you and I can't resolve. But if -- but does your 7 testimony on this point turn on your view that this is all a 8 trick if Novell in fact retained the copyrights? If it were 9 demonstrated to you that it was not a trick, for example, 10 would that change your view?

MR. SINGER: Object to the form of the question.

12 Q. (By Mr. Jacobs) I'm trying to --

13 A. I think --

14 Q. -- let me be a little clearer. What exactly -- as you sit here today, what exactly are you calling upon in your memory to testify that you understood it was Novell's intent 16 17 to transfer the copyrights?

18 A. My conversations with my staff, Ed Chatlos in 19 particular. Ty Mattingly was in some of those meetings. My 20 conversations with Alok Mohan, Jeffrey Seabrook, I think was

21 his name, Steve Sabbath, in which I said, "We are selling our

22 Unix business, lock, stock and barrel, all of it." That's

23 how it started.

24 Q. Exactly. That's how it started, isn't it?

25 A. Yes. We are selling everything.

34 (Pages 130 to 133)

# **EXHIBIT 12**

#### I, ED CHATLOS, declare as follows:

1. I submit this Declaration in connection with the lawsuits entitled The SCO Group v. Novell, Inc. and The SCO Group v. International Business Machines Corporation.

#### I. **WORK HISTORY**

- 2. Following my graduation from college, in 1980, I went to work for Western Electric, an AT&T subsidiary. After taking time off to obtain a Master's Degree in Computer Science in 1981, I resumed working that year at Western Electric on product management. In approximately 1984, I joined the Computer System Division of AT&T, the UNIX group working on international business development. I worked in that division through 1986.
- 3. In February 1987, I transferred to London and worked on licensing UNIX to European users. In 1988, I became Acting International Managing Director in Europe. In 1989, I transferred back to the United States and began working on business planning and development on UNIX issues. The UNIX business was

transferred to UNIX Systems Laboratories, Inc. ("USL") by 1991, and I continued working on strategic business issues for UNIX.

4. After Novell, Inc. ("Novell") purchased USL in 1993, I went to work for Novell on UNIX Strategic Partnerships and Business Development issues within the Strategic Relations and Mergers and Acquisitions organization. My title at Novell was Senior Director. I voluntarily left Novell in early 1996.

#### II. NOVELL'S SALE OF UNIX TO THE SANTA CRUZ OPERATION, INC. ("SCO")

- 5. In 1995, I learned that Bob Frankenberg, Novell's Chief Executive Officer, had determined that Novell should explore selling the entire UNIX business which Novell had purchased from USL. Under the direction of Duff Thompson, Senior Vice President of Corporate Development, and Mike DeFazio, Executive Vice President of the UNIX System Group, Novell considered several potential purchasers. Novell thereafter began serious discussions with SCO.
- 6. I was assigned the responsibility of negotiating and completing the deal to sell UNIX and its business to SCO. In or about June 1995, I became the lead negotiator for

Novell in the negotiations with SCO and headed the day-to-day responsibility for the potential deal. I was the principal interface with SCO on the business negotiations for Novell.

- 7. During these negotiations, I met regularly with SCO representatives, sometimes several times a week from June to September 1995. Early in our discussions, it became apparent that SCO could not pay the full purchase price as contemplated by Novell. To bridge the price gap, it was ultimately agreed that Novell would retain certain binary royalty payments under UNIX licenses. It was my understanding and intent, on behalf of Novell - that the complete UNIX business would be transferred to SCO. I am not aware of any instance in which anyone at Novell or SCO ever stated or exhibited any contrary intent or understanding, to me or anyone else.
- 8. SCO and Novell thereafter negotiated the Asset Purchase Agreement ("APA") dated September 19, 1995. Under the APA, Novell received shares of SCO common stock and other consideration, and retained rights to certain binary product royalty

payments. SCO acquired all right, title, and interest in and to the UNIX and UnixWare business, operating system, and source code. In the transaction, it was my intent – and to my understanding was Novell's intent – to sell the entire UNIX business to SCO, including the UNIX source code and all associated copyrights.

9. The above-described proposal was for Novell to transfer the entire UNIX business to SCO except for certain binary product royalties that would be remitted to Novell. It was always my understanding and intent, on behalf of Novell, that the UNIX source code and its copyrights were part of the assets SCO purchased. I do not recall anyone else ever suggesting that Novell would retain any copyright relating to UNIX, nor was I present for any discussions, general or specific, during the negotiations that contradicted my understanding of the transaction described herein. None of my superiors at Novell ever informed me that Novell was not transferring the UNIX copyrights to SCO. Likewise, I never communicated to SCO in any way that the UNIX copyrights were not being sold to SCO. Nor am I aware of any instance in

which anyone from Novell ever informed SCO in any way that the UNIX copyrights were not being sold to SCO as part of this transaction.

- 10. Given my central role in the negotiations, I believe I would have known if the parties had agreed that Novell would retain any UNIX copyrights. My intent and understanding as the lead negotiator for Novell was that Novell was transferring the copyrights to SCO in the APA. At the time the transaction was signed and closed, I did not observe anyone at Novell or SCO stating or acting as if Novell had retained any UNIX copyrights. If they had, it would have been contrary to the intent and structure of the deal as I understood it and communicated with SCO. In fact, from the time the APA transaction closed in 1995 until this day, it has been my understanding and belief that Novell sold the UNIX copyrights to SCO as of the time of the closing in 1995.
- 11. I have reviewed Schedule 1.1(b), Excluded Assets of the APA (the "Excluded Assets Schedule") with attention to the question of whether Novell was to retain any UNIX copyrights. In my opinion the word "copyrights" in Paragraph V.A. refers - and was

intended by the parties to refer - to Novell copyrights other than those relating to UNIX and UnixWare, including the NetWare assets specifically referenced in Paragraphs I, II, and IV of the Excluded Assets Schedule.

- 12. Pursuant to a Technology Licensing Agreement signed by the parties in early December 1995, Novell licensed from SCO the use of the UNIX source code. I believe this licensing arrangement was consistent with SCO's ownership of the copyrights upon the closing of the APA.
- 13. Paragraph 4.16 of the APA was specifically designed and intended to protect Novell's retained binary product royalty stream. Based on the foregoing, including my understanding of the parties' intent, I do not believe Novell has any right to waive, or to direct or require SCO to waive, any of SCO's source code rights, including under customer source code licenses.
  - 14. I declare under penalty of perjury that the foregoing is true and correct.

# **EXHIBIT 13**

Page 1 IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF UTAH THE SCO GROUP, INC. Plaintiff/Counterclaim Defendant CASE NO. 2:04CV00139 vs. NOVELL, INC. Defendants/Counterclaim-Plaintiff. DEPOSITION OF EDWARD CHATLOS March 22, 2007

JOB NO: 192711

REPORTED BY:

Danielle Grant

	Page 34		Page 36
1	Chatlos	1	Chatlos
2	understanding after the execution of the APA as	2	reflects the intent.
3	to whether Novell had the right to direct Santa	3	Q Let me ask you about some of the
4	Cruz to modify its SVRX licenses as defined or	4	particular language in the declaration looking at
5	referenced in the APA?	5	Paragraph 7 on Page 3. You said beginning the
6	A Yes, Novell had the right to modify	6	
7	the terms of the binary royalties binary	7	second sentence, "Early in your discussions it become apparent that SCO could not pay the full
8	royalties or the schedules associated with them.	8	purchase price as contemplated by Novell to
9	And we did that to protect their the revenues	9	bridge the price gap. It was ultimately agreed
10	stream, the rights and their flexibility on that	10	that Novell would retain certain binary royalty
11	revenue stream.	11	payments under UNIX licenses.
12	Q When you say protect the flexibility	12	"It was my understanding and
13	on that revenue stream, what do you mean?	13	intent on behalf of Novell that the complete
14	A In some cases we contemplated an	14	UNIX business would be transferred to SCO, I am
15	acceleration of binary payments or a buyout.	15	not aware of any instance in which anyone at
16	Q I'm handing you, Mr. Chatlos, what's	16	Novell or SCO ever stated or exhibited any
17	marked as Exhibit 1065. Exhibit 1065 is a	17	contrary intent or understanding to me or
18	declaration, Mr. Chatlos, that you signed on	18	anyone else." Do you see that language?
19	October 1st, 2004. Do you recognize the	19	A Yes.
20	document?	20	Q How does that language comport with
21	A Yes.	21	your understanding of the issue of the price gap
22	Q Now, you had occasion to give	22	that you addressed in the paragraph?
23	deposition testimony in the SCO versus IBM case;	23	A It reflects the resolution we've
24	is that correct?	24	come up with to bridge that gap.
25	A Yes.	25	Q Did you have occasion to deal with
	Page 35		Page 37
1	Chatlos	1	Chatlos
2	Q And you discussed in that deposition	2	any outside counsel in the fall of 1995 regarding
3	the contents of this declaration; is that right?	3	the negotiation of the APA?
4	A Yes.	4	A Yes, I can't remember specific
5	Q And I don't want to walk you back	5	instances, but I remember discussing or meeting
6	through all of that, but I wanted to ask if you	6	with both sides outside counsel.
7	could generally explain the process by which you	7	Q And can you recall the individuals
8	came to execute this declaration, if you can	8	with whom you dealt with?
9	recall it?	9	A I don't remember the names of the
10	A Yeah, there were several discussions	10	SCO counsels, I remember Wilson Sonsini was the
11	with a number of the SCO representatives in which	11	counsel for Novell.
12	I talked about the intent of the agreement and	12	Q You say in Paragraph 8 of your first
13	ultimately what is reflected in here.	13	declaration in the last sentence, "In the
14	Q Have you had occasion to review	14	transaction it was my intent and to my
15	Exhibit 1065 recently?	15	understanding was Novell's intent to sell the
16	A I don't think I looked at this since	16	entire UNIX business to SCO including the UNIX
17	the deposition.	17	source code and all associated copyrights." Do
18	Q As you sit here is there any	18	you see that language?
19	amendment or clarification you would like to make	19	A Yes.
20	to this Exhibit?	20	Q Does that statement accurately
21	A Without reading it	21	reflect your intent?
22	MR. SOLECKI: You can read it.	22	A Yes, it was to get to sell SCO
23	Q Feel free to take a couple of	23	the entire business, so that they could conduct
24	minutes to read it if you would like to.	24	the business in a complete manner on their side.
25	A I don't want to modify this, this	25	Q You say Paragraph 9 beginning in the

10 (Pages 34 to 37)

	Page 38		Page 40
1	Chatlos	1	Chatlos
2	third sentence, "I do not recall anyone else ever	2	portion of the assets, I potentially would have
3	suggesting that Novell would retain any copyright	3	fundamentally changed the deal and changed the
4	relating to UNIX, nor was I present for any	4	intent.
5	discussions general or specific during the	5	Q I want to ask you, Mr. Chatlos,
6	negotiations that contradicted my understanding	6	about Paragraph 11 of your declaration which
7	of the transaction described herein. None of my	7	references the APA, so I thought we could first
8	superiors at Novell ever informed me that Novell	8	turn to schedule 1.1B of the APA, and that is
9	was not transferring the UNIX copyrights to SCO.	9	beginning on the page ending 954?
10	Likewise, I never communicated to SCO in any way	10	A Yes, I see that.
11	that the UNIX copyrights were not being sold to	11	Q And it goes over to 955?
12	SCO, nor am I aware of any instance in which	12	A Yes.
13	anyone from Novell ever informed SCO in any way	13	Q You say in your declaration in
14	that the UNIX copyrights were not being sold to	14	Paragraph 11, "I have reviewed schedule 1.1B,
15	SCO as part of this transaction."	15	excluded assets of the APA, the excluded asset
16	Does that language accurately	16	schedule, with attention to the question of
17	reflect your recollection and intent regarding	17	whether Novell was to retain any UNIX copyrights.
18	the issue of copyrights?	18	In my opinion, the word copyrights in Paragraph
19	A Very much reflects it. It's intended	19	5A refers and was intended by the parties to
20	to sell the entire business, including the	20	refer to Novell copyrights other than those
21	copyrights. And there were no discussions to	21	related to UNIX and UnixWare, including the
22	counter that.	22	Netware assets referenced in Paragraph 1, two and
23	Q Did anyone ever suggest to you that	23	4 of the excluded assets scheduled." Do you see
24	Novell did not intend to sell the UNIX and	24	that language?
25	UnixWare copyrights to SCO?	25	A Yes.
	Page 39		Page 41
1	Chatlos	1	Chatlos
2	A No, not when we were not at this	2	Q Does that language accurately
3	time.	3	reflect your views of schedule 1.1B on the issue
4	Q You say in Paragraph 10 in the	4	of UNIX and UnixWare copyrights?
5	beginning, "Given my central role in the	5	A Yeah, 1.1B refers to those items in
6	negotiations, I believe I would have known if the	6	
		"	that Novell was retaining and addressing all
7	party's had agreed that Novell would retain any	7	those items it was retaining, not those that were
8	UNIX copyrights. My intent and understanding as	7 8	those items it was retaining, not those that were being transferred to SCO.
8 9	UNIX copyrights. My intent and understanding as the lead negotiator for Novell was that Novell	7 8 9	those items it was retaining, not those that were being transferred to SCO.  Q Now, do you know whether this
8 9 10	UNIX copyrights. My intent and understanding as the lead negotiator for Novell was that Novell was transferring the copyrights to SCO and the	7 8 9 10	those items it was retaining, not those that were being transferred to SCO.  Q Now, do you know whether this excluded asset schedule was the subject of a
8 9 10 11	UNIX copyrights. My intent and understanding as the lead negotiator for Novell was that Novell was transferring the copyrights to SCO and the APA. At the time the transaction was signed and	7 8 9 10 11	those items it was retaining, not those that were being transferred to SCO.  Q Now, do you know whether this excluded asset schedule was the subject of a subsequent amendment?
8 9 10 11 12	UNIX copyrights. My intent and understanding as the lead negotiator for Novell was that Novell was transferring the copyrights to SCO and the APA. At the time the transaction was signed and closed, I did not observe anyone at Novell or SCO	7 8 9 10 11 12	those items it was retaining, not those that were being transferred to SCO.  Q Now, do you know whether this excluded asset schedule was the subject of a subsequent amendment?  A I believe it was amended.
8 9 10 11 12 13	UNIX copyrights. My intent and understanding as the lead negotiator for Novell was that Novell was transferring the copyrights to SCO and the APA. At the time the transaction was signed and closed, I did not observe anyone at Novell or SCO stating or acting as if Novell had retained any	7 8 9 10 11 12 13	those items it was retaining, not those that were being transferred to SCO.  Q Now, do you know whether this excluded asset schedule was the subject of a subsequent amendment?  A I believe it was amended.  Q Have you heard of Amendment No. 2 to
8 9 10 11 12 13 14	UNIX copyrights. My intent and understanding as the lead negotiator for Novell was that Novell was transferring the copyrights to SCO and the APA. At the time the transaction was signed and closed, I did not observe anyone at Novell or SCO stating or acting as if Novell had retained any UNIX copyrights." Do you see that language?	7 8 9 10 11 12 13	those items it was retaining, not those that were being transferred to SCO.  Q Now, do you know whether this excluded asset schedule was the subject of a subsequent amendment?  A I believe it was amended.  Q Have you heard of Amendment No. 2 to the APA?
8 9 10 11 12 13 14 15	UNIX copyrights. My intent and understanding as the lead negotiator for Novell was that Novell was transferring the copyrights to SCO and the APA. At the time the transaction was signed and closed, I did not observe anyone at Novell or SCO stating or acting as if Novell had retained any UNIX copyrights." Do you see that language?  A Yes.	7 8 9 10 11 12 13 14	those items it was retaining, not those that were being transferred to SCO.  Q Now, do you know whether this excluded asset schedule was the subject of a subsequent amendment?  A I believe it was amended. Q Have you heard of Amendment No. 2 to the APA? A Yes, I wasn't party of that.
8 9 10 11 12 13 14 15	UNIX copyrights. My intent and understanding as the lead negotiator for Novell was that Novell was transferring the copyrights to SCO and the APA. At the time the transaction was signed and closed, I did not observe anyone at Novell or SCO stating or acting as if Novell had retained any UNIX copyrights." Do you see that language?  A Yes.  Q Does that language accurately	7 8 9 10 11 12 13 14 15	those items it was retaining, not those that were being transferred to SCO.  Q Now, do you know whether this excluded asset schedule was the subject of a subsequent amendment?  A I believe it was amended. Q Have you heard of Amendment No. 2 to the APA? A Yes, I wasn't party of that. Q You left Novell by the time it was
8 9 10 11 12 13 14 15 16 17	UNIX copyrights. My intent and understanding as the lead negotiator for Novell was that Novell was transferring the copyrights to SCO and the APA. At the time the transaction was signed and closed, I did not observe anyone at Novell or SCO stating or acting as if Novell had retained any UNIX copyrights." Do you see that language?  A Yes.  Q Does that language accurately reflect your intent and understanding on the	7 8 9 10 11 12 13 14 15 16	those items it was retaining, not those that were being transferred to SCO.  Q Now, do you know whether this excluded asset schedule was the subject of a subsequent amendment?  A I believe it was amended. Q Have you heard of Amendment No. 2 to the APA?  A Yes, I wasn't party of that. Q You left Novell by the time it was negotiated; is that right?
8 9 10 11 12 13 14 15 16 17	UNIX copyrights. My intent and understanding as the lead negotiator for Novell was that Novell was transferring the copyrights to SCO and the APA. At the time the transaction was signed and closed, I did not observe anyone at Novell or SCO stating or acting as if Novell had retained any UNIX copyrights." Do you see that language?  A Yes.  Q Does that language accurately reflect your intent and understanding on the issue of copyrights?	7 8 9 10 11 12 13 14 15 16 17	those items it was retaining, not those that were being transferred to SCO.  Q Now, do you know whether this excluded asset schedule was the subject of a subsequent amendment?  A I believe it was amended. Q Have you heard of Amendment No. 2 to the APA?  A Yes, I wasn't party of that. Q You left Novell by the time it was negotiated; is that right? A Correct, um-hum.
8 9 10 11 12 13 14 15 16 17 18	UNIX copyrights. My intent and understanding as the lead negotiator for Novell was that Novell was transferring the copyrights to SCO and the APA. At the time the transaction was signed and closed, I did not observe anyone at Novell or SCO stating or acting as if Novell had retained any UNIX copyrights." Do you see that language?  A Yes.  Q Does that language accurately reflect your intent and understanding on the issue of copyrights?  A Yes, it does.	7 8 9 10 11 12 13 14 15 16 17 18	those items it was retaining, not those that were being transferred to SCO.  Q Now, do you know whether this excluded asset schedule was the subject of a subsequent amendment?  A I believe it was amended. Q Have you heard of Amendment No. 2 to the APA?  A Yes, I wasn't party of that. Q You left Novell by the time it was negotiated; is that right?  A Correct, um-hum. Q I'm handing you, Mr. Chatlos, what's
8 9 10 11 12 13 14 15 16 17 18 19 20	UNIX copyrights. My intent and understanding as the lead negotiator for Novell was that Novell was transferring the copyrights to SCO and the APA. At the time the transaction was signed and closed, I did not observe anyone at Novell or SCO stating or acting as if Novell had retained any UNIX copyrights." Do you see that language?  A Yes.  Q Does that language accurately reflect your intent and understanding on the issue of copyrights?  A Yes, it does.  Q Why do you believe that you would	7 8 9 10 11 12 13 14 15 16 17 18 19 20	those items it was retaining, not those that were being transferred to SCO.  Q Now, do you know whether this excluded asset schedule was the subject of a subsequent amendment?  A I believe it was amended. Q Have you heard of Amendment No. 2 to the APA?  A Yes, I wasn't party of that. Q You left Novell by the time it was negotiated; is that right?  A Correct, um-hum. Q I'm handing you, Mr. Chatlos, what's been previously marked as Exhibit 1009, which is
8 9 10 11 12 13 14 15 16 17 18 19 20 21	UNIX copyrights. My intent and understanding as the lead negotiator for Novell was that Novell was transferring the copyrights to SCO and the APA. At the time the transaction was signed and closed, I did not observe anyone at Novell or SCO stating or acting as if Novell had retained any UNIX copyrights." Do you see that language?  A Yes.  Q Does that language accurately reflect your intent and understanding on the issue of copyrights?  A Yes, it does.  Q Why do you believe that you would have known if the party's had agreed that Novell	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	those items it was retaining, not those that were being transferred to SCO.  Q Now, do you know whether this excluded asset schedule was the subject of a subsequent amendment?  A I believe it was amended. Q Have you heard of Amendment No. 2 to the APA?  A Yes, I wasn't party of that. Q You left Novell by the time it was negotiated; is that right?  A Correct, um-hum. Q I'm handing you, Mr. Chatlos, what's been previously marked as Exhibit 1009, which is a copy of Amendment No. 2. We seem to be short
8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	UNIX copyrights. My intent and understanding as the lead negotiator for Novell was that Novell was transferring the copyrights to SCO and the APA. At the time the transaction was signed and closed, I did not observe anyone at Novell or SCO stating or acting as if Novell had retained any UNIX copyrights." Do you see that language?  A Yes.  Q Does that language accurately reflect your intent and understanding on the issue of copyrights?  A Yes, it does.  Q Why do you believe that you would have known if the party's had agreed that Novell would have retained any UNIX copyrights?	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	those items it was retaining, not those that were being transferred to SCO.  Q Now, do you know whether this excluded asset schedule was the subject of a subsequent amendment?  A I believe it was amended. Q Have you heard of Amendment No. 2 to the APA?  A Yes, I wasn't party of that. Q You left Novell by the time it was negotiated; is that right?  A Correct, um-hum. Q I'm handing you, Mr. Chatlos, what's been previously marked as Exhibit 1009, which is a copy of Amendment No. 2. We seem to be short of copies, but you've probably heard of it. Do
8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	UNIX copyrights. My intent and understanding as the lead negotiator for Novell was that Novell was transferring the copyrights to SCO and the APA. At the time the transaction was signed and closed, I did not observe anyone at Novell or SCO stating or acting as if Novell had retained any UNIX copyrights." Do you see that language?  A Yes.  Q Does that language accurately reflect your intent and understanding on the issue of copyrights?  A Yes, it does.  Q Why do you believe that you would have known if the party's had agreed that Novell would have retained any UNIX copyrights?  A S the lead negotiator I was forming	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	those items it was retaining, not those that were being transferred to SCO.  Q Now, do you know whether this excluded asset schedule was the subject of a subsequent amendment?  A I believe it was amended. Q Have you heard of Amendment No. 2 to the APA?  A Yes, I wasn't party of that. Q You left Novell by the time it was negotiated; is that right?  A Correct, um-hum. Q I'm handing you, Mr. Chatlos, what's been previously marked as Exhibit 1009, which is a copy of Amendment No. 2. We seem to be short of copies, but you've probably heard of it. Do we have one other that I can use?
8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	UNIX copyrights. My intent and understanding as the lead negotiator for Novell was that Novell was transferring the copyrights to SCO and the APA. At the time the transaction was signed and closed, I did not observe anyone at Novell or SCO stating or acting as if Novell had retained any UNIX copyrights." Do you see that language?  A Yes.  Q Does that language accurately reflect your intent and understanding on the issue of copyrights?  A Yes, it does.  Q Why do you believe that you would have known if the party's had agreed that Novell would have retained any UNIX copyrights?	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	those items it was retaining, not those that were being transferred to SCO.  Q Now, do you know whether this excluded asset schedule was the subject of a subsequent amendment?  A I believe it was amended. Q Have you heard of Amendment No. 2 to the APA?  A Yes, I wasn't party of that. Q You left Novell by the time it was negotiated; is that right?  A Correct, um-hum. Q I'm handing you, Mr. Chatlos, what's been previously marked as Exhibit 1009, which is a copy of Amendment No. 2. We seem to be short of copies, but you've probably heard of it. Do

11 (Pages 38 to 41)

# **EXHIBIT 14**

Page 1

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF UTAH

> Friday, March 23, 2007 Elizabeth, New Jersey 10:01 a.m.

Videotaped Deposition of BURT LEVINE,
taken by Defendant/Counterclaim-Plaintiff, pursuant
to Notice, held at the Sheraton Four Points Hotel,
901 Spring Street, Elizabeth, New Jersey, on Friday,
March 23, 2007 at 10:01 a.m. before Josephine H.
Fassett, a Certified Shorthand Reporter and Notary
Public of the State of New York.

SHARI MOSS & ASSOCIATES
Certified Shorthand Reporters
877 Cowan Road, Suite A
Burlingame, California 94010
(415) 402-0004

	Page 14		Page 16
1	don't know if we got the ownership from AT&T, I	1	to work for Novell after Novell purchased USL and
2	think we got the rights to use it in the business	2	its UNIX assets?
3	when we went over. But whether there were any	3	A Yes.
4	actual patents that USL was the owner of, I don't	4	Q Okay. Which other lawyers for USL
5	have a recollection of that.	5	went to Novell?
6	Q They could have been but you're just	6	A One of them was Ted Weitz. And the
7	not sure?	7	other was Sandy Tannenbaum who in the interim from
8	A That's correct.	8	the time that USL was formed and the time that the
9	Q Do you know if USL had any	9	Novell deal with USL was, he took Snedeker's place
10	copyrights while you were working for USL relating	10	I believe and he was made a, a director or a vice
11	to UNIX?	11	president, I forget which.
12	MR. NORMAND: Objection to form.	12	Q After the purchase of USL and its
13	A Again I believe they did, I believe	13	assets by Novell in 1993, did you stay in your New
14	they did.	14	Jersey office of USL?
15	Q And do you know if the copyright	15	A Yes.
16	registrations for those copyrights or the original	16	Q And I take it Mr. Weitz and
17	certificates for those copyrights were maintained	17	Mr. Tannenbaum, the other two USL lawyers, stayed
18	in New Jersey where you were?	18	in the New Jersey offices of USL after the Novell
19	A I don't. I believe that the	19	purchase of USL?
20	copyrights may have still have been in New York at	20	A Yes, they did.
21	that time.	21	Q Did the UNIX business itself that
22	Q At some point in time while you were	22	was USL also stay in New Jersey after the Novell
23	at USL would you have gotten the copyright	23 24	purchase of USL?
24 25	registrations and original copyright certificates in the New Jersey office for USL?	25	A Primarily, yes. Q And when you say "primarily," I take
25	<u>"</u>	23	Page 17
-	Page 15		
1	A I can't answer that, I don't know.	1	it that perhaps some other part of the business
2	Q You don't remember?	2	might have been elsewhere; is that correct?
4	<ul><li>A I don't remember.</li><li>Q It's possible that the copyright</li></ul>	4	A Yeah. As I understood it, the Novell product NetWare and various appendages of
5	Q It's possible that the copyright registrations and original copyright certificates	5	that stayed in Utah whereas the UNIX part stayed
6	could have been in New Jersey when you were with	6	primarily in New Jersey. There may have been
7	USL?	7	salespeople, marketing people of UNIX out in Utah.
8	MR. NORMAND: Objection to form.	8	Again, my memory isn't great on that one.
9	A It's possible, more likely they were	9	Q But the UNIX business primarily was
10	in New York.	10	back in New Jersey with you; is that right?
11	Q Now do you recall that I believe in	11	A Yes.
12	1993 USL and its UNIX assets were purchased by	12	Q Is it fair to say that the legal
13	Novell?	13	team working on the UNIX business was also back
14	A Yes.	14	with you in New Jersey after the Novell purchase
15	Q Do you recall what the purchase	15	of USL?
16	price was?	16	A Do you mean Weitz and yeah, there
17	A I don't.	17	were three of us as I recall, Weitz, myself and
18	Q When Novell purchased USL and its	18	Tannenbaum.
19	UNIX assets in 1993, did you move to Novell?	19	Q Now you mentioned that there might
20	A Yes.	20	have been some salespeople or marketing people for
21	Q And when I say "moved to Novell," I	21	UNIX who were out in Utah; is that right?
22	meant you went to work for Novell in 1993; is that	22	A No, I was just guessing that. You
23	right?	23	wanted to know where the division was and I said
24	A That's correct.	24	if there were people for UNIX out there, it
25	Q Did any other lawyers for USL begin	25	probably would have been salespeople.

5 (Pages 14 to 17)

	Page 18		Page 20
1	Q You're not sure if there were any	1	A No, we still didn't maintain those
2	sorry.	2	ourselves. I think there was a separate
3	A No, I'm not sure.	3	department in AT&T that maintained these. Again,
4	Q You're not sure if there were any	4	this is assuming that these were the original UNIX
5	UNIX business persons who were operating out in	5	registrations that came over from one entity to
6	Utah where Novell's business was headquartered?	6	another.
7	A No, I'm not sure now.	7	Q To the best of your understanding,
8	Q Did you have an understanding that	8	is it the case that to the extent there was any
9	prior to Novell's purchase of USL in 1993 that	9	copyright registration, copyright certificate or
10	Novell was headquartered in Utah?	10	patents for AT&T or USL at the time of the Novell
11	A I believe so.	11	purchase of USL, those legal documents would have
12	Q Did you have any understanding as to	12	been maintained in the New York office of AT&T?
13	whether there was an existing Novell Legal	13	A I think by that point being that we
14	Department at the time of the USL purchase by	14	were spun off they would have been maintained with
15	Novell?	15	us.
16	A I don't know if it was before or	16	Q To the extent any of those
17	after the merger that I found that out, I had	17	documents, patents, copyright registrations or
18	assumed that there was.	18	original copyright certificates existed when you
19	Q After the purchase of USL by Novell,	19	were at USL, those documents would have been back
20	did you come to an understanding that there were	20	in New Jersey with USL; is that right?
21	other lawyers for Novell who were working out in	21	A If they originated after say 1991
22	Utah?	22	when the USL transaction took place, I would say
23	A You mean after, after we were all	23	SO.
24	Novell?	24	Q And if they had originated with AT&T
25	Q Yes.	25	they would have been maintained with AT&T is that
	Page 19		Page 21
1	A Yes.	1	right?
2	Q Do you know how many lawyers were	2	A I believe so.
3	working for Novell in Utah?	3	Q Do you recall after moving from USL
4	A No. No. At least four, maybe more.	4	to Novell ever sending anything like copyright
5	Q Is it fair to say that you and	5	certificates or copyright registrations or patents
6	Mr. Weitz and Mr. Tannenbaum in New Jersey were	6	to Novell
7	continuing to head up the legal efforts relating	7	A I
8	to UNIX after Novell's purchase of USL in 1993?	8	Q in Utah?
9	A That was my understanding.	9	A I don't remember that.
10	Q After the purchase of USL and its	10	Q To the best of your belief those
11	UNIX assets by Novell in 1993, did you and the	11	would have been maintained in New Jersey and not
12	rest of the USL Legal Department back in New	12	sent to Utah?
13	Jersey continue to maintain legal files for the	13	A I could only speculate on that, I
14	UNIX business that was part of USL?	14	don't know.
15	A Well, we worked with the same group	15	Q Based on your understanding as to
16	in Greensboro and they would have maintained those		how the legal department operated for USL, is it a
17	files, I don't think there was any change	17	fair statement that those likely remained in New
18	physically in that aspect of it when these various	18	Jersey?
19	transactions took place.	19	A I would say it's a strong
20	Q To the extent that there were any	20	possibility, again, I have, you know, no
21	patents or copyright registrations or original USL	21	information one way or the other.
22	copyright certificates relating to UNIX, would	22	Q Do you have an understanding that in
	those documents have been maintained by you and	23	1995 Novell then sold certain UNIX assets to a
23		0.4	
<ul><li>23</li><li>24</li><li>25</li></ul>	the rest of the USL Legal Department back in New Jersey after the Novell acquisition?	24 25	company called the Santa Cruz Operation?  MR. NORMAND: Objection to form.

6 (Pages 18 to 21)

(415) 402-0004

	Page 22		Page 24
1	A I did.	1	continue to work for Santa Cruz in New Jersey?
2	Q After the purchase by Santa Cruz of	2	A Weitz did. I think sometime in 1996
3	certain UNIX assets from Novell, did you initially	3	Tannenbaum left the company and I think went back
4	continue to work with Novell back in New Jersey?	4	to AT&T.
5	MR. NORMAND: Objection to form.	5	Q When you say Mr. Tannenbaum left the
6	A Excuse me, what date are we, what	6	company, you meant he left Novell?
7	time frame are we talking now?	7	A He left SCO.
8	Q 1995.	8	Q Oh, okay. So Mr. Tannenbaum went to
9	A After the	9	Santa Cruz and then went back to AT&T?
10	Q Original. Let me just I'll	10	A I think that was the sequence of it,
11	clarify it with a date.	11	yeah.
12	A Okay.	12	Q Now you said that you, after the
13	Q Do you have an understanding that on	13	purchase by Santa Cruz you went you stayed in
14	September 19th, 1995 Novell sold certain UNIX	14	New Jersey, right?
15	assets to a company called Santa Cruz?	15	A Yes.
16	MR. NORMAND: Objection to form.	16	Q Okay. Did the rest of the USL
17	A Yes.	17	business that was part of Novell in New Jersey
18	Q Immediately after that purchase on	18	also continue to reside in New Jersey?
19	September 19, 1995 did you continue to work with	19	A There was a big development group
20	Novell back in New Jersey?	20	that was doing the UNIX software development and I
21	A As I recall I did. In the same	21	believe most, if not all of them went over to SCO.
22	facility	22	Q And they stayed in New Jersey?
23	Q Right.	23	A And they stayed in New Jersey.
24	A I remember I did.	24	Q After you went to work for after
25	Q Were you still in Summit, New Jersey	25	you went from Novell to Santa Cruz, did you keep
	Page 23		Page 25
1	at that point in time?	1	your various UNIX business files with you?
2	A I believe we were, yeah.	2	A Yeah, whatever we had we kept.
3	Q A few months or so after the	3	Q And would you and the rest of the
4	purchase by Santa Cruz of certain UNIX assets from	4	USL Legal Department that was part of Novell have
5	Novell did you then move to Santa Cruz, meaning	5	kept any files that they had including files such
6	you began to work for Santa Cruz?	6	as copyright registrations, copyright certificates
7	A Yes.	7	or patents that USL had been maintaining as part
8	Q Do you remember approximately when	8	of Novell?
9	that happened?	9	A Yeah, yeah, I think we would have
10	A It was a transition time and by	10	kept them in the same place if we had them.
11	February 1st of 2006 I know that the three of us	11	Q Now, Mr. Levine, you're a lawyer by
12	in the Legal Department were considered SCO	12	training; is that right?
13	employees, whether there was anything that was	13	A Yes.
14	formalized on company records before that, I don't	14	Q Okay. How long did you practice as
15	know.	15	a lawyer or are you still practicing as a lawyer?
16	Q Okay. I think you said 2006, you	16	A Well, I'm still a member of the New
17	meant February 1st, 1996, right?	17	Jersey bar, but the last time I did any legal work
18	A Yeah.	18	really was the middle of 2002.
19	Q Just so the record is clear.	19	Q Are you retired?
20	A How time flies. Yeah.	20	A Semi.
21	Q When you did transition to Santa	21	Q When did you graduate from law
22	Cruz in approximately February of 1996, did you	22	school?
23	continue to work in New Jersey?	23	A 1962.
24 25	A Yes. Q Did Mr. Tannenbaum and Mr. Weitz	24 25	Q Where did you graduate from law school?
	O DIGING TARREDAUM ANGINE WERZ		SCHOOL:

7 (Pages 22 to 25)

	Page 66		Page 68
1	that right?	1	trademarks UNIX and UnixWare?
2	A Eight Roman numerals, yes.	2	MR. NORMAND: Objection to form.
3	Q Right. And those are assets of	3	Objection to the extent it calls for a
4	substance; isn't that right?	4	legal conclusion.
5	MR. NORMAND: Objection to form.	5	A I cannot answer that Yes or No.
6	A Intellectual property, yes,	6	Q Why can't you answer that Yes or No?
7	definitely.	7	A Because there's a premise that
8	Q Okay. And if you look at Roman V it	8	hasn't been stated here, we're talking about a
9	is entitled Intellectual Property, correct?	9	written document and we're talking about the
10	A Right.	10	party's intent.
11	Q And it lists two types of excluded	11	Q Is this document, Schedule 1.1(b),
12	intellectual property, one, all copyrights and	12	unclear to you?
13	trademarks except for the trademarks UNIX and	13	A Yes.
14	UnixWare, and two, all patents; do you see that?	14	Q How is it unclear to you?
15	A I see that.	15	A The asset that purports to be
16	Q Okay. What is listed is (a) and (b)	16	transferred from Novell to SCO in the intent of
17	of Roman V are specifically excluded assets under	17	the parties will ex will include, to my reading
18	this contract, would you agree with me?	18	or to my knowledge, even though I don't remember
19	A Specifically listed assets, yes.	19	the specific terms of this agreement, the
20	Q Specifically listed as excluded	20	intention was to convey all of these ownership and
21	A Right.	21	auxillary ownership rights to the asset including
22	Q assets, correct?	22	copyright. And the fact that there is this kind
23	MR. NORMAND: Objection to form.	23	of an exclusion there tells me that there is an
24	BY MR. BRAKEBILL:	24	ambiguity in this agreement or a mutual mistake
25	Q In reading this do you understand	25	which wipes out any kind of an integration clause.
	Page 67		Page 69
1	that Novell is excluding all patents from this	1	I don't agree that that's what the agreement
2	asset transfer?	2	means.
3	A I understand what the agreement	3	Q Can you tell me in your view what is
4	says, I understand what the exclusions are in the	4	ambiguous about the exclusion on Schedule 1.1(b)
5	document.	5	of, quote, all copyrights and trademarks except
6	Q Okay. And based on reading this	6	for the trademarks UNIX and UnixWare?
7	exclusion in the contract do you understand that	7	MR. NORMAND: Objection to form.
8	all copyrights and trademarks except for the	8	Mischaracterizes his testimony.
9	trademarks UNIX and UnixWare are excluded from	9	A Can you repeat that question,
10	this asset transfer?	10	please?
11	A No, I don't.	11	Q Can you tell me in your view what is
12	MR. NORMAND: Objection to form.	12	ambiguous about the exclusion on Schedule 1.1(b)
13	Objection to the extent it calls for a	13	of, quote, all copyrights and trademarks except
14	legal conclusion.	14	for the trademarks UNIX and UnixWare?
15	BY MR. BRAKEBILL:	15	A I don't think you can exclude a
16	Q You disagree with the language in	16	copyright in this kind of an asset transfer. I
17	this schedule; is that right?	17	think you can exclude a copyright if you're
18	MR. NORMAND: Objection to form.	18	transferring the physical manifestation of the
19	A No, I don't disagree that these are	19	asset, but when you purport to transfer the whole
20	listed here, I disagree that in the context of	20	asset and all the business and everything else I
21	this agreement that this is, that this is the	21	think inherent in that is going to be the
22	whole story.	22	copyright and it's a contradiction in terms for
23	Q Do you disagree that the contract on	23	the copyright to be excluded like this.
24	September 19th, 1995 specifically excluded all	24	Q So I take it if you had seen this in
25	copyrights and trademarks except for the	25	the course of the negotiations you would have

18 (Pages 66 to 69)

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Page 154 Page 156 1 Do you know whether Mr. Bradford UnixWare copyrights was, quote, inherent in the 2 2 APA, do you recall testimony to that effect? personally was involved in the drafting of the APA 3 MR. BRAKEBILL: Mischaracterizes 3 at all? 4 4 Α No, I don't know that. testimony. 5 5 0 Was it your understanding at the I said something like that, yeah, I 6 time of the drafting or negotiation of the APA 6 don't remember the exact words. 7 that Mr. Bradford was personally involved at all? 7 What would the, what would the words 8 Α Yes. 8 that you would use be? 9 MR. BRAKEBILL: Form. 9 MR. BRAKEBILL: Mischaracterizes 10 testimony. It speaks for itself. BY MR. NORMAND: 10 11 Did Mr. Bradford ever tell you that 11 BY MR. NORMAND: 12 Novell was retaining any UNIX or UnixWare 12 As I ask you now, what words would you use to describe your view that the copyrights copyrights with respect to the APA? 13 13 14 MR. BRAKEBILL: Form. 14 had been transferred? 15 A No. 15 Right. That the transfer of the Α 16 Did Mr. Bradford ever tell you that 16 business, including both the physical assets and 0 17 he had informed Wilson Sonsini lawyers to draft 17 the intellectual property assets, would the APA so as to have Novell retain any UNIX or automatically convey the copyright along with the 18 18 UnixWare copyrights? 19 rest of the business assets. 19 20 Α No. 20 I want to direct your attention in 21 the APA, Mr. Levine, to the page with the Bates 21 Mr. Levine, from the time of the APA 22 in 1995 until you left Santa Cruz in 2000, did you 22 number 950 on the bottom right. 23 ever hear anyone whether inside or outside of 23 A (Complies.) 24 Santa Cruz or inside or outside of Novell say that In looking at the first paragraph Q Roman I of Schedule 1.1(a) of the Asset Schedule, Novell had retained the UNIX or UnixWare Page 155 Page 157 copyrights? 1 and that language says, quote, All rights and 1 2 ownership of UNIX and UnixWare, including, but not Α 3 limited to all versions of UNIX and UnixWare, and 3 Q If you had heard anyone make such a 4 statement, would that have been a surprise to you? 4 all copies of UNIX and UnixWare, including 5 5 revisions and updates and progress, dot, dot, dot, Very much so, yeah. 6 6 And why do you say "very much so"? including source code, dot, dot, dot, such assets Q 7 My personal experience with the 7 to include without limitation the following, and couple of years that I spent at Novell was that it 8 then there's a list of source code products, 9 was a very ethical company and I, I was very binary product releases, products under 9 10 impressed with that. 10 development and other technology, do you see that And how does that fact bear on your 11 11 language? 12 answer, the fact that you had the view that Novell 12 A was an ethical company? 13 How does that language bear on your 13 Was ethical and I believe that being understanding at the time of the APA and today 14 14 15 an ethical company in its dealings with its 15 that the UNIX copyrights and UnixWare copyrights 16 partners or transferees or whatever it is that 16 were among the assets transferred under the APA? they would not resort to withholding information 17 Do you mean the fact that these are 17 or trying to withhold something that the 18 listed specifically as categories? 18 19 transferee in this case would be entitled to. 19 I mean to ask you about the scope of 20 20 Roman I. I wanted to ask you, Mr. Levine, about the APA which was presented to you as an 21 Oh, the scope of Roman I with or 21 22 exhibit and was previously marked in this case as 22 without this listing, all rights and ownership of Exhibit 1. And I think you've testified in UNIX and UnixWare, that gives all the components

40 (Pages 154 to 157)

of the business, including physical components and

intellectual components, to my mind will carry

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response to Mr. Brakebill's questions that it was your view that the transfer of the UNIX and

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	D 150		D 160
	Page 158		Page 160
1	with it the transfer of any copyrights that apply	1	BY MR. NORMAND:
2	to them.	2	Q In other words, if a licensee
3	Q Mr. Brakebill asked you a couple of	3	MR. BRAKEBILL: as to all the
4	questions earlier on the issue of whether Santa	4	questions.
5	Cruz had at the very least been licensed the right	5	BY MR. NORMAND:
6	to use and to make copies of the UNIX and UnixWare	6	Q If a licensee had entered into a
7	source code, do you remember those questions?	7	software agreement and sublicensing agreement and
8	A I believe so, yeah.	8	no other agreement with AT&T, what rights would it
9	MR. BRAKEBILL: Mischaracterizes my	9	have, if any, with respect to binary products or
10	questions.	10	sublicensed products?
11	BY MR. NORMAND:	11	MR. BRAKEBILL: Form. Calls for a
12	Q Is it your view that Santa Cruz	12	legal conclusion as to this whole series of
13	under the APA merely took a license to use UNIX	13	questions.
14	and UnixWare source code?	14	A If you mean a form sublicensing
15	MR. BRAKEBILL: Form.	15	agreement without any identification of the
16	A I'm sorry, can I hear the last part	16	product, then they would have no rights.
17	of that?	17	Q I'm handing you, Mr. Levine, what's
18	Q Is it your view that under the Asset	18	previously been marked as Exhibit 1009 which is
19	Purchase Agreement between Novell and Santa Cruz	19	titled Amendment No. 2 to the Asset Purchase
20	that Santa Cruz merely acquired a license from	20	Agreement.
21	Novell to use the UNIX and UnixWare source code?	21	MR. NORMAND: Do you have this?
22	A No, they obtained a full right,	22	MR. BRAKEBILL: Yeah.
23	title and interest in ownership of that asset.	23	BY MR. NORMAND:
24	Q I wanted to ask you, Mr. Levine,	24	Q Mr. Brakebill asked you earlier
25	about Exhibit 125 which is titled AT&T Technology,	25	whether to the best of your knowledge you have any
	Page 159		
	rage 137		Page 161
1	_	1	
1 2	Inc. Software Agreement, and I think Mr. Brakebill	1 2	views or viewpoints regarding any amendments to
1 2 3	Inc. Software Agreement, and I think Mr. Brakebill identified this as the Software Agreement from		views or viewpoints regarding any amendments to the APA, do you remember a question in that
2	Inc. Software Agreement, and I think Mr. Brakebill identified this as the Software Agreement from 1985 regarding Sequent Computer Systems.	2	views or viewpoints regarding any amendments to the APA, do you remember a question in that spirit?
2	Inc. Software Agreement, and I think Mr. Brakebill identified this as the Software Agreement from 1985 regarding Sequent Computer Systems.  A Yes.	2	views or viewpoints regarding any amendments to the APA, do you remember a question in that spirit?  A Yes, and I recall that I said that I
2 3 4	Inc. Software Agreement, and I think Mr. Brakebill identified this as the Software Agreement from 1985 regarding Sequent Computer Systems.  A Yes.	2 3 4	views or viewpoints regarding any amendments to the APA, do you remember a question in that spirit?  A Yes, and I recall that I said that I hadn't reviewed this or I wasn't sure what he was
2 3 4 5	Inc. Software Agreement, and I think Mr. Brakebill identified this as the Software Agreement from 1985 regarding Sequent Computer Systems.  A Yes.  Q Do you remember reviewing the	2 3 4 5	views or viewpoints regarding any amendments to the APA, do you remember a question in that spirit?  A Yes, and I recall that I said that I
2 3 4 5 6	Inc. Software Agreement, and I think Mr. Brakebill identified this as the Software Agreement from 1985 regarding Sequent Computer Systems.  A Yes.  Q Do you remember reviewing the document?  A Yes.	2 3 4 5 6	views or viewpoints regarding any amendments to the APA, do you remember a question in that spirit?  A Yes, and I recall that I said that I hadn't reviewed this or I wasn't sure what he was referring to, I couldn't, I couldn't answer it.
2 3 4 5 6 7	Inc. Software Agreement, and I think Mr. Brakebill identified this as the Software Agreement from 1985 regarding Sequent Computer Systems.  A Yes.  Q Do you remember reviewing the document?  A Yes.	2 3 4 5 6 7	views or viewpoints regarding any amendments to the APA, do you remember a question in that spirit?  A Yes, and I recall that I said that I hadn't reviewed this or I wasn't sure what he was referring to, I couldn't, I couldn't answer it.  Q Do you recall whether you had
2 3 4 5 6 7 8	Inc. Software Agreement, and I think Mr. Brakebill identified this as the Software Agreement from 1985 regarding Sequent Computer Systems.  A Yes. Q Do you remember reviewing the document? A Yes. Q Did AT&T's software agreements	2 3 4 5 6 7 8	views or viewpoints regarding any amendments to the APA, do you remember a question in that spirit?  A Yes, and I recall that I said that I hadn't reviewed this or I wasn't sure what he was referring to, I couldn't, I couldn't answer it.  Q Do you recall whether you had occasion to review Amendment No. 2 to the Asset
2 3 4 5 6 7 8 9	Inc. Software Agreement, and I think Mr. Brakebill identified this as the Software Agreement from 1985 regarding Sequent Computer Systems.  A Yes. Q Do you remember reviewing the document? A Yes. Q Did AT&T's software agreements necessarily pertain to SVRX source code?	2 3 4 5 6 7 8	views or viewpoints regarding any amendments to the APA, do you remember a question in that spirit?  A Yes, and I recall that I said that I hadn't reviewed this or I wasn't sure what he was referring to, I couldn't, I couldn't answer it.  Q Do you recall whether you had occasion to review Amendment No. 2 to the Asset Purchase Agreement?  A Yes, I have.  Q And I'm looking at paragraph A of
2 3 4 5 6 7 8 9	Inc. Software Agreement, and I think Mr. Brakebill identified this as the Software Agreement from 1985 regarding Sequent Computer Systems.  A Yes. Q Do you remember reviewing the document? A Yes. Q Did AT&T's software agreements necessarily pertain to SVRX source code? A Not in its form as given to me.	2 3 4 5 6 7 8 9	views or viewpoints regarding any amendments to the APA, do you remember a question in that spirit?  A Yes, and I recall that I said that I hadn't reviewed this or I wasn't sure what he was referring to, I couldn't, I couldn't answer it.  Q Do you recall whether you had occasion to review Amendment No. 2 to the Asset Purchase Agreement?  A Yes, I have.
2 3 4 5 6 7 8 9 10 11	Inc. Software Agreement, and I think Mr. Brakebill identified this as the Software Agreement from 1985 regarding Sequent Computer Systems.  A Yes. Q Do you remember reviewing the document? A Yes. Q Did AT&T's software agreements necessarily pertain to SVRX source code? A Not in its form as given to me. Q If a prospective licensee had signed	2 3 4 5 6 7 8 9 10	views or viewpoints regarding any amendments to the APA, do you remember a question in that spirit?  A Yes, and I recall that I said that I hadn't reviewed this or I wasn't sure what he was referring to, I couldn't, I couldn't answer it.  Q Do you recall whether you had occasion to review Amendment No. 2 to the Asset Purchase Agreement?  A Yes, I have.  Q And I'm looking at paragraph A of
2 3 4 5 6 7 8 9 10 11	Inc. Software Agreement, and I think Mr. Brakebill identified this as the Software Agreement from 1985 regarding Sequent Computer Systems.  A Yes.  Q Do you remember reviewing the document?  A Yes.  Q Did AT&T's software agreements necessarily pertain to SVRX source code?  A Not in its form as given to me.  Q If a prospective licensee had signed a software agreement and no other documentation with AT&T, what rights with respect to source code did it have?	2 3 4 5 6 7 8 9 10 11	views or viewpoints regarding any amendments to the APA, do you remember a question in that spirit?  A Yes, and I recall that I said that I hadn't reviewed this or I wasn't sure what he was referring to, I couldn't, I couldn't answer it.  Q Do you recall whether you had occasion to review Amendment No. 2 to the Asset Purchase Agreement?  A Yes, I have.  Q And I'm looking at paragraph A of Amendment No. 2 which says "With respect to
2 3 4 5 6 7 8 9 10 11 12 13	Inc. Software Agreement, and I think Mr. Brakebill identified this as the Software Agreement from 1985 regarding Sequent Computer Systems.  A Yes. Q Do you remember reviewing the document? A Yes. Q Did AT&T's software agreements necessarily pertain to SVRX source code? A Not in its form as given to me. Q If a prospective licensee had signed a software agreement and no other documentation with AT&T, what rights with respect to source code did it have?  A It would have no rights under the	2 3 4 5 6 7 8 9 10 11 12 13 14 15	views or viewpoints regarding any amendments to the APA, do you remember a question in that spirit?  A Yes, and I recall that I said that I hadn't reviewed this or I wasn't sure what he was referring to, I couldn't, I couldn't answer it.  Q Do you recall whether you had occasion to review Amendment No. 2 to the Asset Purchase Agreement?  A Yes, I have.  Q And I'm looking at paragraph A of Amendment No. 2 which says "With respect to Schedule 1.1(b) of the Agreement titled Excluded Assets, Section V, subsection A shall be revised to read: All copyrights and trademarks, except
2 3 4 5 6 7 8 9 10 11 12 13 14	Inc. Software Agreement, and I think Mr. Brakebill identified this as the Software Agreement from 1985 regarding Sequent Computer Systems.  A Yes.  Q Do you remember reviewing the document?  A Yes.  Q Did AT&T's software agreements necessarily pertain to SVRX source code?  A Not in its form as given to me.  Q If a prospective licensee had signed a software agreement and no other documentation with AT&T, what rights with respect to source code did it have?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	views or viewpoints regarding any amendments to the APA, do you remember a question in that spirit?  A Yes, and I recall that I said that I hadn't reviewed this or I wasn't sure what he was referring to, I couldn't, I couldn't answer it.  Q Do you recall whether you had occasion to review Amendment No. 2 to the Asset Purchase Agreement?  A Yes, I have.  Q And I'm looking at paragraph A of Amendment No. 2 which says "With respect to Schedule 1.1(b) of the Agreement titled Excluded Assets, Section V, subsection A shall be revised to read: All copyrights and trademarks, except for the copyrights and trademarks owned by Novell
2 3 4 5 6 7 8 9 10 11 12 13 14 15	Inc. Software Agreement, and I think Mr. Brakebill identified this as the Software Agreement from 1985 regarding Sequent Computer Systems.  A Yes. Q Do you remember reviewing the document? A Yes. Q Did AT&T's software agreements necessarily pertain to SVRX source code? A Not in its form as given to me. Q If a prospective licensee had signed a software agreement and no other documentation with AT&T, what rights with respect to source code did it have?  A It would have no rights under the	2 3 4 5 6 7 8 9 10 11 12 13 14 15	views or viewpoints regarding any amendments to the APA, do you remember a question in that spirit?  A Yes, and I recall that I said that I hadn't reviewed this or I wasn't sure what he was referring to, I couldn't, I couldn't answer it.  Q Do you recall whether you had occasion to review Amendment No. 2 to the Asset Purchase Agreement?  A Yes, I have.  Q And I'm looking at paragraph A of Amendment No. 2 which says "With respect to Schedule 1.1(b) of the Agreement titled Excluded Assets, Section V, subsection A shall be revised to read: All copyrights and trademarks, except
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Inc. Software Agreement, and I think Mr. Brakebill identified this as the Software Agreement from 1985 regarding Sequent Computer Systems.  A Yes.  Q Do you remember reviewing the document?  A Yes.  Q Did AT&T's software agreements necessarily pertain to SVRX source code?  A Not in its form as given to me.  Q If a prospective licensee had signed a software agreement and no other documentation with AT&T, what rights with respect to source code did it have?  A It would have no rights under the agreement because there was no product identified.  Q And how would that licensee gain rights to use source code from AT&T?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	views or viewpoints regarding any amendments to the APA, do you remember a question in that spirit?  A Yes, and I recall that I said that I hadn't reviewed this or I wasn't sure what he was referring to, I couldn't, I couldn't answer it.  Q Do you recall whether you had occasion to review Amendment No. 2 to the Asset Purchase Agreement?  A Yes, I have.  Q And I'm looking at paragraph A of Amendment No. 2 which says "With respect to Schedule 1.1(b) of the Agreement titled Excluded Assets, Section V, subsection A shall be revised to read: All copyrights and trademarks, except for the copyrights and trademarks owned by Novell as of the date of the Agreement required for SCO to exercise its rights with respect to the
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Inc. Software Agreement, and I think Mr. Brakebill identified this as the Software Agreement from 1985 regarding Sequent Computer Systems.  A Yes. Q Do you remember reviewing the document? A Yes. Q Did AT&T's software agreements necessarily pertain to SVRX source code? A Not in its form as given to me. Q If a prospective licensee had signed a software agreement and no other documentation with AT&T, what rights with respect to source code did it have?  A It would have no rights under the agreement because there was no product identified. Q And how would that licensee gain rights to use source code from AT&T? A It would have to obtain a supplement	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	views or viewpoints regarding any amendments to the APA, do you remember a question in that spirit?  A Yes, and I recall that I said that I hadn't reviewed this or I wasn't sure what he was referring to, I couldn't, I couldn't answer it.  Q Do you recall whether you had occasion to review Amendment No. 2 to the Asset Purchase Agreement?  A Yes, I have.  Q And I'm looking at paragraph A of Amendment No. 2 which says "With respect to Schedule 1.1(b) of the Agreement titled Excluded Assets, Section V, subsection A shall be revised to read: All copyrights and trademarks, except for the copyrights and trademarks owned by Novell as of the date of the Agreement required for SCO to exercise its rights with respect to the acquisition of UNIX and UnixWare technologies," do
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Inc. Software Agreement, and I think Mr. Brakebill identified this as the Software Agreement from 1985 regarding Sequent Computer Systems.  A Yes.  Q Do you remember reviewing the document?  A Yes.  Q Did AT&T's software agreements necessarily pertain to SVRX source code?  A Not in its form as given to me.  Q If a prospective licensee had signed a software agreement and no other documentation with AT&T, what rights with respect to source code did it have?  A It would have no rights under the agreement because there was no product identified.  Q And how would that licensee gain rights to use source code from AT&T?  A It would have to obtain a supplement and schedule for that product to define what it	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	views or viewpoints regarding any amendments to the APA, do you remember a question in that spirit?  A Yes, and I recall that I said that I hadn't reviewed this or I wasn't sure what he was referring to, I couldn't, I couldn't answer it.  Q Do you recall whether you had occasion to review Amendment No. 2 to the Asset Purchase Agreement?  A Yes, I have.  Q And I'm looking at paragraph A of Amendment No. 2 which says "With respect to Schedule 1.1(b) of the Agreement titled Excluded Assets, Section V, subsection A shall be revised to read: All copyrights and trademarks, except for the copyrights and trademarks owned by Novell as of the date of the Agreement required for SCO to exercise its rights with respect to the
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Inc. Software Agreement, and I think Mr. Brakebill identified this as the Software Agreement from 1985 regarding Sequent Computer Systems.  A Yes. Q Do you remember reviewing the document? A Yes. Q Did AT&T's software agreements necessarily pertain to SVRX source code? A Not in its form as given to me. Q If a prospective licensee had signed a software agreement and no other documentation with AT&T, what rights with respect to source code did it have? A It would have no rights under the agreement because there was no product identified. Q And how would that licensee gain rights to use source code from AT&T? A It would have to obtain a supplement and schedule for that product to define what it was it was licensing and pay the fees.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	views or viewpoints regarding any amendments to the APA, do you remember a question in that spirit?  A Yes, and I recall that I said that I hadn't reviewed this or I wasn't sure what he was referring to, I couldn't, I couldn't answer it.  Q Do you recall whether you had occasion to review Amendment No. 2 to the Asset Purchase Agreement?  A Yes, I have.  Q And I'm looking at paragraph A of Amendment No. 2 which says "With respect to Schedule 1.1(b) of the Agreement titled Excluded Assets, Section V, subsection A shall be revised to read: All copyrights and trademarks, except for the copyrights and trademarks owned by Novell as of the date of the Agreement required for SCO to exercise its rights with respect to the acquisition of UNIX and UnixWare technologies," do
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Inc. Software Agreement, and I think Mr. Brakebill identified this as the Software Agreement from 1985 regarding Sequent Computer Systems.  A Yes.  Q Do you remember reviewing the document?  A Yes.  Q Did AT&T's software agreements necessarily pertain to SVRX source code?  A Not in its form as given to me.  Q If a prospective licensee had signed a software agreement and no other documentation with AT&T, what rights with respect to source code did it have?  A It would have no rights under the agreement because there was no product identified.  Q And how would that licensee gain rights to use source code from AT&T?  A It would have to obtain a supplement and schedule for that product to define what it was it was licensing and pay the fees.  Q And would the same be true of AT&T's	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	views or viewpoints regarding any amendments to the APA, do you remember a question in that spirit?  A Yes, and I recall that I said that I hadn't reviewed this or I wasn't sure what he was referring to, I couldn't, I couldn't answer it.  Q Do you recall whether you had occasion to review Amendment No. 2 to the Asset Purchase Agreement?  A Yes, I have.  Q And I'm looking at paragraph A of Amendment No. 2 which says "With respect to Schedule 1.1(b) of the Agreement titled Excluded Assets, Section V, subsection A shall be revised to read: All copyrights and trademarks, except for the copyrights and trademarks owned by Novell as of the date of the Agreement required for SCO to exercise its rights with respect to the acquisition of UNIX and UnixWare technologies," do you see that language?  A I do.  Q Do you have a view as to what
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Inc. Software Agreement, and I think Mr. Brakebill identified this as the Software Agreement from 1985 regarding Sequent Computer Systems.  A Yes.  Q Do you remember reviewing the document?  A Yes.  Q Did AT&T's software agreements necessarily pertain to SVRX source code?  A Not in its form as given to me.  Q If a prospective licensee had signed a software agreement and no other documentation with AT&T, what rights with respect to source code did it have?  A It would have no rights under the agreement because there was no product identified.  Q And how would that licensee gain rights to use source code from AT&T?  A It would have to obtain a supplement and schedule for that product to define what it was it was licensing and pay the fees.  Q And would the same be true of AT&T's sublicensing agreements?  MR. BRAKEBILL: Form. Calls for a	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	views or viewpoints regarding any amendments to the APA, do you remember a question in that spirit?  A Yes, and I recall that I said that I hadn't reviewed this or I wasn't sure what he was referring to, I couldn't, I couldn't answer it.  Q Do you recall whether you had occasion to review Amendment No. 2 to the Asset Purchase Agreement?  A Yes, I have.  Q And I'm looking at paragraph A of Amendment No. 2 which says "With respect to Schedule 1.1(b) of the Agreement titled Excluded Assets, Section V, subsection A shall be revised to read: All copyrights and trademarks, except for the copyrights and trademarks owned by Novell as of the date of the Agreement required for SCO to exercise its rights with respect to the acquisition of UNIX and UnixWare technologies," do you see that language?  A I do.  Q Do you have a view as to what copyrights it was necessary for SCO to have to exercise its rights with respect to the
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Inc. Software Agreement, and I think Mr. Brakebill identified this as the Software Agreement from 1985 regarding Sequent Computer Systems.  A Yes.  Q Do you remember reviewing the document?  A Yes.  Q Did AT&T's software agreements necessarily pertain to SVRX source code?  A Not in its form as given to me.  Q If a prospective licensee had signed a software agreement and no other documentation with AT&T, what rights with respect to source code did it have?  A It would have no rights under the agreement because there was no product identified.  Q And how would that licensee gain rights to use source code from AT&T?  A It would have to obtain a supplement and schedule for that product to define what it was it was licensing and pay the fees.  Q And would the same be true of AT&T's sublicensing agreements?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	views or viewpoints regarding any amendments to the APA, do you remember a question in that spirit?  A Yes, and I recall that I said that I hadn't reviewed this or I wasn't sure what he was referring to, I couldn't, I couldn't answer it.  Q Do you recall whether you had occasion to review Amendment No. 2 to the Asset Purchase Agreement?  A Yes, I have.  Q And I'm looking at paragraph A of Amendment No. 2 which says "With respect to Schedule 1.1(b) of the Agreement titled Excluded Assets, Section V, subsection A shall be revised to read: All copyrights and trademarks, except for the copyrights and trademarks owned by Novell as of the date of the Agreement required for SCO to exercise its rights with respect to the acquisition of UNIX and UnixWare technologies," do you see that language?  A I do.  Q Do you have a view as to what copyrights it was necessary for SCO to have to

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Page 162 Page 164 MR. BRAKEBILL: Objection to form. the schedule attached as part of Exhibit 202, was 1 2 Foundation. Calls for speculation. 2 it your view that the language of the APA served 3 to retain for Novell the UNIX or UnixWare 3 Well, in my mind this is, this is 4 4 confirmatory of my view that the, the copyrights copyrights? that are now specified in this amendment would 5 5 MR. BRAKEBILL: Form. 6 have been transferred in any event because of the 6 No. No. Α 7 scope of the rights in the transfer of the assets, 7 I'm going to show you, Mr. Levine, Q 8 and this is confirmatory of that. This leaves no 8 or have you turn your attention to Exhibit 203. 9 doubt on black and white that, that this is what 9 (Complies.) 10 Exhibit 203 is the document with a 10 was intended. Q 11 I'd like to ask you, Mr. Levine, 11 telecopy cover sheet under Wilson Sonsini letterhead to you from Shannon Whisenant dated 12 about Exhibit 202 which should be in your pile 12 September 18th, 1995, and attached to the cover 13 somewhere. 13 14 Exhibit 202 has the fax cover sheet 14 sheet is a version of Schedule 1.1(a) of the APA, 15 indicating that it's from Burt Levine, yourself, 15 and it's stamped Draft on each page. 16 to Aaron Alter. 16 A Okay. 17 Α Okav. 17 Q And the same is true for Schedule Q Dated September 18th, 1995. And --1.1(b). Do you remember reviewing this document 18 18 this morning? 19 A 19 20 O -- attached to the fax cover sheet 20 Α Yes. 21 is I believe your markup of Schedule 1.1(a) and Was it ever your view in reviewing 21 Q the Seller Disclosure Statement, do you see that? 22 the document attached as part of Exhibit 203 that 22 23 A 23 Novell intended to retain the UNIX or UnixWare 24 24 Q Do you remember reviewing the copyrights under the APA? document earlier? 25 25 Α No. Page 163 Page 165 A Yes. MR. BRAKEBILL: Form. 1 1 2 2 O At any time when you were reviewing BY MR. NORMAND: this document in 1995 was it your view that Novell 3 3 Was it ever your view when reviewing 4 was intending to retain the UNIX or UnixWare 4 the language of the document attached as Exhibit 5 5 copyrights under the APA? 203 that the language of the APA served to retain 6 for Novell the UNIX or UnixWare copyrights? 6 MR. BRAKEBILL: Form. 7 7 MR. BRAKEBILL: Form. A Not in the least, no. 8 THE REPORTER: I'm sorry, I didn't 8 Α 9 9 hear your answer. Q I direct your attention, Mr. Levine, 10 THE WITNESS: "Not in the least, to Exhibit 204. 10 no." (Complies.) 11 11 Α Exhibit 204 is the document with the 12 BY MR. NORMAND: 12 O 13 At any time when you were reviewing 13 cover sheet under Novell's letterhead dated 14 the schedule attached as part of Exhibit 202, was September 15th, 1995 from you to Shannon 14 15 it your view that the language of the APA served 15 Whisenant, and attached to the document, among to retain for Novell the UNIX or UnixWare 16 other things, is your markup of the Seller Disclosure Schedule and towards the back half of 17 copyrights? 17 18 18 the document your handwriting appears? MR. BRAKEBILL: Form. 19 Α Do you mean the APA in its original 19 Α 20 20 form? Q Do you remember reviewing this document this morning? 21 21 In the form that you were reviewing 22 it in the markup reflected in Exhibit 202. 22 Yes. Α Or this afternoon? 23 You want the question read back? 23 Q 24 24 A A 25 At any time when you were reviewing 25 Q 0 Was it your view at any time in

42 (Pages 162 to 165)

# **EXHIBIT 15**

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### IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF UTAH

THE SCO GROUP, INC.,

Plaintiff/Counterclaim Defendant,

٧.

NOVELL, INC.,

Defendant/Counterclaim-Plaintiff.

DECLARATION OF WILLIAM M. BRODERICK

Case No. 2:04CV00139
Honorable Dale A. Kimball
Magistrate Judge Brooke C. Wells

### I, William M. Broderick, declare as follows:

- I submit this declaration in connection with The SCO Group v. Novell, Inc., Civil Action 1. No. 2:04CV00139 DAK (D. Utah 2004).
- I am Director of Software Licensing for The SCO Group, Inc. (SCO). My office is 2. located in Murray Hill, New Jersey.
- Unless otherwise noted or evident from context, this Declaration is based on my personal 3. knowledge.
- Since December 1991, I have been continuously employed with the successive 4. companies that have owned the UNIX technology and business.
- From December 1991 to June 1993, I was the Manager of Sales Operation for UNIX 5. System Laboratories ('USL'), a company that owned and operated the UNIX business that AT&T originally created.
- When AT&T sold USL to Novell, Inc. ('Novell') in June 1993, I remained with the UNIX 6. business as a Novell employee performing substantially the same work as at USL. During most of my time at Novell, my title was Contract Manager.
- When Novell sold the UNIX business to The Santa Cruz Operation (Santa Cruz) in 1995, 7. I remained with the UNIX business as a Santa Cruz employee performing substantially the same work as at Novell. During my employment at Santa Cruz, my title was Manager, Law and Corporate Affairs.
- When Santa Cruz sold the UNIX business to Caldera International, Inc. (Caldera') in 8. 2001, I remained with the UNIX business as a Caldera employee performing essentially the same work as at Santa Cruz. For a short period after the sale to Caldera, my official

- title remained the same, but it later changed to my current title. Director of Software Licensing. In 2003, Caldera changed its name to SCO.
- 9. In sum, my career has followed the UNIX business as it has been transferred successively from AT&T/USL to Novell to Santa Cruz to Caldera (now SCO). I personally witnessed and experienced the transition of the business from one owner to the next.
- 10. As part of my duties as Contract Manager for Novell and as Manager, Law and Corporate Affairs, for Santa Cruz, I was responsible for implementing the APA, and was thus required to understand the meaning and intent of the APA. In the performance of my duties for Novell and Santa Cruz, I also attended several meetings, including Novell company-wide meetings, during which the purpose and intent of the APA explained. I also participated in the transition team, composed of representatives of both companies, that was responsible for the transitioning of the business to Santa Cruz.
- 11. During the transition period that preceded and followed the closing of the transaction, and the seven-plus years that followed the execution of the APA, I had numerous communications and interactions with numerous people on both sides of the transaction, including people who were directly involved in negotiating and implementing the APA. Without exception, those people always manifested a common understanding that Novell intended to and did transfer the entire UNIX and UnixWare business to Santa Cruz under the APA, including all rights, title and interest in the assets and properties related to that business, with the exception of interest in certain binary royalties. During that time, no one ever communicated or otherwise indicated to me a contrary understanding.

In addition to transferring the business to Santa Cruz, the APA helped forge a strategic 12. relationship between the parties. Santa Cruz planned to merge its own UNIX-derivative product. Open Server 5.1, with UnixWare Release 2.1, to create a standard high-volume UnixWare operating system that also integrated Novell's Netware networking services. In addition, as described below, as part of the payment for the transferred business, Novell took an equity position in Santa Cruz and obtained a contingent interest in the performance of UnixWare, including the merged product.

### The SVRX Licenses

- The agreements Novell transferred to Santa Cruz under the APA included all software 13. agreements, sublicensing agreements, and product supplements and related contracts. The software agreements delineated the general rights and conditions for a licensee's internal use of any UNIX or UnixWare product the licensee chose to license under a product supplement. The sublicensing agreement outlined the rights and conditions for a licensee's distribution of such a product in binary form. The supplements were the licenses for individual UNIX or UnixWare products. Thus, for example, all licensees who licensed UNIX System V, Release 3.2 signed the standard supplement licensing that product. The contracts related to the supplements included amendments to the standard product supplements, including letter-agreements adjusting binary royalties due under the supplements.
- 14. Like its predecessors and successors, Novell licensed UNIX and UnixWare through this set of agreements. While the software and sublicensing agreements described general rights and obligations that would apply if a licensee licensed a product, they did not

themselves license any product. They did not identify any product, specify the CPUs on which use of the product was authorized, require the payment of any consideration, or list any fees or royalties to be paid by the licensee. Rather, that information was contained in the supplement for each product.

- 15. Each time a licensee sought to license a UNIX or UnixWare product, the licensee executed a supplement for that specific product. If the licensee later sought to license the same source code on additional CPUs, the licensee executed a supplement licensing those additional CPUs. If a licensee sought an additional distribution (that is, another copy) of the source code, the licensee entered into a supplement for that additional distribution. If a licensee sought to license a different UNIX or UnixWare product, such as a later version or release, the parties executed the supplement for that specific product. In the licensing groups at Novell and its predecessors and successors, we understood an SVRX license to be a SVRX product supplement.
- 16. Each product supplement included a product schedule that listed the specific technologies licensed as part of the product. The schedule also listed the fees corresponding to the product, including the one-time 'right-to-use fee' for use of the source code internally on a designated CPU, right-to-use fees for each additional CPU, the one-time "sublicensing fee" for the right to distribute binary copies of a product based on the licensed product, and the 'per-copy fees' to be paid by the licensee for each such copy distributed by the licensee. In the licensing group at Novell and its predecessors and successors, we often used the terms 'supplement' and 'schedule' interchangeably.

17. The software agreement itself bears out the relationship between the foregoing agreements. The software agreement granted the right to create derivative works based on the licensed product, for example, provided that the licensee treated any such modifications and derivatives the same as the licensed product and kept any such modifications and derivative work confidential. A licensee, however, was permitted to disclose a derivative work to an equivalent-scope licensee, that is, a licensee who had executed a supplement, or license, for the same or a later version of UNIX or UnixWare.

### The Configuration of Santa Cruz's Payment for the Business

- 18. As I stated previously, my understanding was that Novell intended to transfer, and Santa Cruz to acquire, the entire UNIX and UnixWare business under the APA. However, because Santa Cruz could not afford the price that Novell asked for the business, the parties agreed that Novell would retain interests in certain royalties.
- 19. Based on what Novell told those of us in the Novell licensing group when the APA was announced and explained, my understanding is that Novell and Santa Cruz agreed that Novell would retain an interest in the continuing binary royalties paid under the SVRX licenses to which Novell was a party and that were transferred to Santa Cruz under the APA. That is, the parties agreed that Novell would retain an interest in the per-copy fees that the then-current SVRX licensees would continue to pay under their existing SVRX product supplements for their distribution of binary products based on the licensed SVRX product.
- 20. The parties also agreed that Santa Cruz would pay royalties for the shipment or distribution of certain UnixWare-related products if those shipments and distributions

- reached certain annual benchmarks through 2002. Novell never received those royalties because the required benchmarks were never reached.
- My understanding is that Novell's financial interest in the SVRX binary royalties and its 21. contingent interest in the UnixWare-related royalties were not intended to grant Novell any other interest of any kind in the UNIX and UnixWare business. Novell and Santa Cruz simply intended for those royalties to bridge the gap between the price that Santa Cruz could pay for the business and the value that Novell deemed appropriate.

### Novell's Limited Rights Under Sections 1.2(b) and 4.16(b) of the APA

- Under Section 1.2(b), the parties agreed that the SVRX binary royalties would continue 22. to be recognized as royalties by Novell on an ongoing basis and Santa Cruz was obligated to collect and pass through to Novell 100% of these SVRX binary royalties, subject to a 5% administrative fee that Novell paid back to Santa Cruz. Section 1.2(b) also granted Novell the right to receive periodic reports and conduct audits of those royalties and the contingent UnixWare-related royalties.
- Amendment No. 1 was intended to clarify that Novell's interest in the SVRX product **23**. licenses transferred to Santa Cruz was limited to the binary royalties listed in the corresponding product schedules. Accordingly, Amendment No. 1 expressly provided that, notwithstanding Novell's interest in the binary royalties due under those licenses, Santa Cruz would retain every other category of fees that a licensee could pay under such a product license, namely, source code fees for additional copies of the SVRX product or for its use on additional CPUs. (The one-time right-to-use and sublicensing fees would

- have already been paid to Novell upon the execution of the licenses because the licenses transferred to Santa Cruz were licenses to which Novell was a party.)
- Under Section 4.16(b) of the APA, the parties granted Novell certain rights and imposed 24. on Santa Cruz certain obligations with respect to the SVRX licenses. Novell and Santa Cruz intended for those rights and obligations to protect Novel's interest in the binary royalties due under the transferred SVRX licenses. The parties did not intend for Section 4.16(b) to apply to any other assets or properties transferred to Santa Cruz under the APA.
- Again based on the training I received from Novell and my experience licensing UNIX 25. products at Novell and its successors, my understanding is that Amendment No. 1 was intended to clarify that Section 4.16(b) applied only to Novell's interest in the SVRX binary royalties I have described above. Accordingly, Amendment No. 1 provided that, notwithstanding Novel's interest in those royalties, Santa Cruz obtained the right to license the SVRX source code without any restrictions except when such action by Santa Cruz would adversely affect Novel's rights to royalties in the current SVRX licenses. Specifically, Amendment No. 1 provided that Santa Cruz could amend the SVRX licenses to license additional distributions of the licensed product, additional designated CPUs, or the SVRX source code incidental to the licensing of UnixWare products.
- UnixWare products, like SVRX products, are built on prior versions of the same 26. technology. Accordingly, each time Novell licensed a UnixWare product, Novell also granted the right to use prior UnixWare and SVRX products by listing them in the schedule for the licensed product. Because Santa Cruz could not have licensed

UnixWare products going forward without the ability to also license the legacy SVRX products on which UnixWare was built, Amendment No. 1 provided that Santa Cruz could amend or enter into new SVRX license as an incidental part of its UnixWare licenses.

- Amendment No. 1 otherwise prohibited Santa Cruz from entering into new SVRX 27. licenses without Novel's prior approval. Like the other provisions in Sections 1.2(b) and 4.6(b), this provision was intended solely to protect Novel's limited financial interest in the SVRX royalties and contingent UnixWare royalties. As the SVRX was the legacy product and both parties had an interest in the growth of UnixWare products, the parties did not anticipate that Santa Cruz would enter into new SVRX product licenses but rather would offer UnixWare to new licensees or licensees seeking to upgrade their product. The prior-approval provision, therefore, was specifically intended to preclude Santa Cruz from entering into SVRX licenses that cut out Novell from its royalty interests.
- In other words, the provision was intended to apply to instances where Santa Cruz might 28. have sold an SVRX licensee a new version of the product, extinguishing the SVRX binary royalties due to Novell without converting the existing SVRX license to a UnixWare license in which Novell would have a contingent interest. As the sole purpose and intent of Sections 1.2(b) and 4.1(b) were to secure and protect Novell's royalty interests, the prior-approval provision did not apply to any agreement that Santa Cruz or its successors might enter into that did not disturb those interests.

SCO's 2003 Agreements with Sun and Microsoft

- I understand that Novell claims that the payments SCO received for its 2003 agreements 29. with Sun and Microsoft are SVRX royalties owed to Novell under Section 1.2(b) of the APA. That claim is inconsistent with the intent and meaning of the APA as they were explained to me by Novell. In 1994, Novell granted Sun a buyout of its obligations to pay any SVRX fees under its SVRX license. Similarly, Microsoft was under no obligation to pay any SVRX binary royalties under its SVRX license. Section 1.2(b) was not intended to apply, and in my view does not apply, to any payments that SCO received from licensing its technology to Sun and Microsoft in 2003.
- Novell did not negotiate for or obtain any right under the APA to receive any fees or 30. royalties that Santa Cruz might collect in licensing its fully acquired UNIX and UnixWare code without disturbing Novell's royalty interest described above. Sections 1.2 and 4.16 of the APA do not apply to the 2003 Sun and Microsoft agreements.
- 31. Insofar as those agreements are licenses to technology, moreover, they are licenses for UnixWare. Consistent with the licensing practices of Novell and its predecessors and successors and consistent with the reality of licensing products that are built on prior technology, the license for the prior SVRX products contained in those agreements is incidental to the license for UnixWare. Amendment No. 1 to the APA thus expressly permits both agreements. The interest that Novell had in such UnixWare licenses expired in 2002. Novell cannot claim any interest in the 2003 Sun and Microsoft agreements.
- 32. I also understand that Novell has claimed that the rights it retained under Section 4.16(b) of the APA extend to any agreements related to SVRX, including those that Santa Cruz and its successors entered into following the APA. That claim also is inconsistent with

the intent and meaning of the APA, as I understand them. The only interest that Novell retained in the UNIX business was the right to continue receiving SVRX binary royalties under the product supplements, or licenses, transferred under the APA. Novell and Santa Cruz did not intend for Novel's rights under Section 4.16(b) to extend either to new SVRX agreements that did not disturb Novell's limited royalty interests, or to any software and sublicensing agreements whether then existing or not.

#### Amendment No. 2

- 33. In April 1996, Novell attempted to grant IBM a buyout of its binary royalty obligations under its System V, Release 3.2 product license. Santa Cruz objected for several reasons. First, the purported buyout also extended IBMs rights to distribute the source code. Second, although Santa Cruz understood that Novell had a 95% interest in the binary royalties that IBM would pay for the distribution of that product, Santa Cruz explained that the buyout violated the APA because it denied Santa Cruz the opportunity to convert IBM's SVRX license to UnixWare, as intended by the parties under the APA. Although Novell was willing to forego the royalties it might receive from the licensing of UnixWare in favor of an up-front payment of the SVRX binary royalties, Santa Cruz understood that buyouts hurt its UnixWare business going forward. In addition, Santa Cruz pointed out that Novell, in a bid to recognize revenue for that quarter, had underestimated the royalties that IBM would pay absent a buyout, so that the buyout diminished Santa Cruz's 5% percent interest in the royalties.
- After months of negotiations, the parties agreed that Novell could not enter into any new 34. royalty buyouts without Santa Cruz's participation and approval. Section B of

Amendment No. 2 was intended to prevent the reoccurrence of a unilateral buyout by Novell. Amendment No. 2 was a protection that Santa Cruz insisted upon before agreeing to the buyout that the parties jointly granted IBM. Thus, I understood Amendment No. 2 to be an acknowledgement by Novell that even its interest in the SVRX binary royalties was subject to Santa Cruz's rights under the APA.

- I understand that Novell now argues that SCO has violated Amendment No. 2 by entering 35. into the 2003 Sun and Microsoft agreements without Novell's involvement. That position is simply wrong. The buyout provisions of Amendment No. 2 apply only to the buyouts, and specifically to buyouts of SVRX binary royalties due under the SVRX licenses transferred to Santa Cruz under the APA. The Sun and Microsoft agreements are UnixWare licenses that only incidentally licensed prior SVRX products. They did not grant Sun and Microsoft any buyouts because, prior to the APA, those parties had either previously bought out their obligations to pay SVRX binary royalties or did not have an obligation to pay SVRX binary royalties under their SVRX licenses. Microsoft terminated its software agreement and SVRX licenses in 1998.
- I understand that Novell also takes the position that the interests it was granted in the 36. APA and amendments thereto to protect the royalty stream it retained gave Novell protection from competition with respect to competitors such as Sun and Microsoft. The APA and its amendments were never intended to afford Novell any such prospective protections. There was never any discussion or agreement of any kind regarding any such protections. In fact, the only non-compete provision in the APA imposed restrictions on Novell to the benefit of Santa Cruz.

- In 1999, SVRX licensee Hewlett-Packard (HP) sent the Santa Cruz legal department a 37. check for several million dollars purporting to exercise a so-called favored pricing clause in its UNIX agreement. In compliance with Amendment No. 2 to the APA, Santa Cruz contacted Novell to determine if the parties were willing to grant HP the proposed buyout.
- 38. Under an agreement dated January 28, 2000, Novell and Santa Cruz bilaterally granted HP a buyout for twenty-two million dollars, several times the amount of the check received by Santa Cruz.
- **39**. In 1994, Novell gave Texas Instruments (TT) a three-year binary-royalty buyout for specified distributions of its SVRX product with renewal rights after the period expired. The price of the buyout was \$500,000. In 1997, after Santa Cruz had acquired the UNIX and UnixWare business, TI contacted the Santa Cruz legal department seeking to renew the buyout for an additional three-year period at the same price.
- 40. In an effort to comply with Amendment No. 2, over the subsequent several months, I made every effort to contact the persons at Novell with the authority to review the proposed renewal, including the persons in Novell finance who received Santa Cruz's quarterly royalty reports. After receiving no response from Novell, and to comply with Santa Cruz's contractual obligations to TI, Santa Cruz unilaterally granted TI the renewal and sent Novell its 95% share of the \$500,000 payment. In 2000 and 2003, Santa Cruz and SCO again granted TI a renewal and again sent Novell its 95% share of the \$500,000 payment. It was not until the 2006 renewal, after Novell filed this lawsuit, that Novell took an active participation in the renewal negotiations.

- 41. Prior to its sale of the UNIX and UnixWare business to Santa Cruz, Novell granted Silicon Graphics, Inc. (SGI) a buyout of its SVRX binary-royalty obligations. On April 2, 1996, Cray Research, Inc. ('Cray'), a distinct SVRX licensee, became a subsidiary of SGI. Later that year, Cray wrote me stating that it intended to operate under the terms of the SGI buyout agreement. Although Santa Cruz had only a 5% interest in the Cray's royalty stream, I negotiated with Cray for nearly seven months. On May 6, 1997, after Santa Cruz had expended resources far above the 5% administrative fee that it would get, I turned the dispute over to Novell.
- 42. In doing so, I advised Novell that it had no right under the APA to negotiate source code rights or fees, and Novell agreed. In fact, before negotiating with Cray, Novell asked Santa Cruz to execute a letter agreement to enable Novell to negotiate directly with Cray on the issue of Cray's intention to operate under the SGI Agreements for all SVRX royalty-generating binary shipment without requiring direct involvement from SCO."

Willow M horled

43. I declare under penalty of perjury that the foregoing is true and correct.

Executed: December 11, 2006

### **EXHIBIT 16**

Page 1

UNITED STATES DISTRICT COURT
DISTRICT OF UTAH - CENTRAL DIVISION
CASE NO. 2:04 CV 00139

THE SCO GROUP, INC., a Delaware corporation,

Plaintiffs and Counterclaim Defendants,

vs.

NOVELL, INC.,

Defendants and Counterclaim Plaintiffs.

\_\_\_\_

VIDEOTAPED DEPOSITION UNDER ORAL EXAMINATION OF

WILLIAM BRODERICK

DATE: February 1, 2007

REPORTED BY: MICHAEL FRIEDMAN, CCR

ESQUIRE DEPOSITION SERVICES
90 Woodbridge Center Drive
Suite 340
Woodbridge, New Jersey 07095
(732) 283-1060 or (800) 247-8366

JOB # 642838

Page 48 Page 46 then over the years I have worked -- we in 1 yourself. 2 the legal department, we've had meetings and 2 A (Witness reviewing.) discussed contracts and terms, and why they 3 3 Okav. Q Can you just read the first were included and why we will not change 4 5 5 them, or why we would. sentence out loud? 6 When we were Santa Cruz, we would 6 A "My understanding of the sale of 7 7 the UNIX assets from Novell to Santa Cruz was have staff meetings, and occasionally during each of the -- during the staff meetings 8 that the UNIX copyrights were transferred." 9 somebody would be assigned to discuss a 9 Q What's the basis for your certain aspect of a contract. 10 statement there? 10 11 Q Any other training sessions 11 A It's an understanding of the asset 12 you can think of? 12 purchase agreement, and discussions with people at Santa Cruz. 13 A Not right now. 13 14 Q Have you ever received written 14 Q Why don't you tell me about 15 materials at any of those training sessions 15 the people at Santa Cruz who you discussed 16 that you kept? 16 this with. 17 A No. 17 A Well, actually, it was more than the people at Santa Cruz. It was -- with the Q So, I mean, I'm not familiar 18 18 with -- I don't have firsthand knowledge of discussions, once we were told that the 19 19 someone in your line of business and 20 business was being sold to Santa Cruz, we had expertise, but I'm just wondering, is there 21 company-wide meetings. 21 a -- I use the word treatise. And then we had smaller meetings 22 22 23 Is there some kind of Bible 23 within the functional groups, when we were 24 identified which company we were going to be you look to when questions come up, how to draft materials, or some kind of guide book, 25 with. Page 49 Page 47 anything like that that you have in your 1 Q Are you still at Novell when 1 2 2 you say you had those meetings? office? 3 3 A I think we were still officially A No. The agreements were prepared 4 with review with the corporate attorneys, and 4 Novell employees, and there was one or two we work with those agreements, and we will company-wide meetings held in the cafeteria in the building in Florham Park, and then we occasionally go through the agreements and 6 6 7 see if they need to be updated for any reason 7 had separate -- what I would call breakout 8 with -- with in-house legal, and I work with 8 meetings. 9 9 the agreements. There were a lot of transition teams set up, and we had meetings related to 10 MR. PERNICK: Let's take a break. 10 THE VIDEOGRAPHER: Off the record. 11 contracts, and there was a contracts 11 transition team which included people from 12 12 10:44. 13 (Brief recess taken from 10:42 to 13 Santa Cruz and Novell, and we had discussions 14 14 with them. 10:51.) 15 THE VIDEOGRAPHER: Stand by, 15 Q Are you saying that in some or 16 please. Back on the record, 10:52. all of these meetings, it was said that copyrights were transferred from Novell to 17 Q Mr. Broderick, could you look 17 at what we've marked at Exhibit 29, which is 18 18 Santa Cruz? 19 your declaration in the SCO versus IBM case 19 A There was no --20 MR. NORMAND: Objection to form. dated November 7, 2006. Actually, I think 20 this declaration says it's in connection with 21 21 A There was no specific discussion of both the IBM case and this case, but here's 22 copyrights, but in the initial company-wide meeting, we were told -- I believe the 23 that declaration. 23 24 wording was Novell is going to focus on its I would ask you to look at core technology, which is Net Ware, and 25 paragraph 7, please. You can just read it to

13 (Pages 46 to 49)

Page 50 Page 52 they're going to be selling the UNIX Ware who was going to Santa Cruz, who was going to 2 business to Santa Cruz. 2 HP, who was not, and who would be doing what 3 3 And then in the breakout meetings, functions, and did we have resources to get 4 we discussed it further, and we were told everything done, what the timing would be. 5 they sold all right, title and interest in Q Do you remember who said that 5 6 the business, which was defined as the UNIX 6 there was going to be work on changing the 7 and UNIX Ware business, and to the assets of 7 copyrights in the source code? 8 the business, and the assets were described 8 MR. NORMAND: Actually, did you 9 as the source code, the binaries, development 9 hear the question? What was the projects, all contracts. 10 10 question? 11 And our opinion as contracts 11 (Whereupon the record was read back 12 people, if you sell all right, title and 12 by the reporter.) interest in the assets, the assets include 13 A It would be a guess. I'm trying to 13 14 source code. Well, if you're selling all 14 picture the meetings and the discussions that 15 right, title and interest in the source code, 15 were going on, and the probable people -- it 16 the copyrights go. 16 would be a guess. 17 It was not -- they were not 17 You would have to confirm it with specifically addressed in any of our those people. I believe John Maciaszek would 18 18 19 discussions, because it was just assumed 19 have been involved in it, in the discussion, 20 totally illogical for copyrights not to go 20 possibly Lisa Osmik. with the source code if you're selling all 21 21 She was on the technical side. 22 title, right and interest in the source code. 22 There were a lot of meetings and a lot of 23 Q But to clarify, nobody said in 23 people going in and out, and a lot of any of these meetings that the copyrights 24 24 discussions going on. 25 were also being transferred to Santa Cruz. Q Do you remember ever seeing Page 53 Page 51 Is that right? anything in writing saying that we need to 1 1 2 2 MR. NORMAND: Objection to form. change the copyrights in the source code? 3 A I don't remember anybody 3 A No, I don't. 4 specifically discussing copyrights, except to 4 Q Did you ever look for anything 5 the point in some of the meetings they talked on that topic? 6 about activities related to changing the 6 MR. NORMAND: Objection, form. 7 copyright notices in the source code to Santa 7 Q Did you look for any written 8 Cruz Operation, Inc. 8 materials saying that? 9 9 A No, I didn't, but as I said Q In UNIX code? 10 A In the source code products. It 10 earlier, it was illogical for the was a long time ago. I don't remember if 11 copyrights -- if they were selling all 11 they identified which one. 12 12 rights, title and interest in the source 13 I think they were just talking 13 code, it was illogical for the copyrights not about source code product activities, and 14 14 to go, so there was not a concern, something 15 developers, if they had time to do certain 15 we went looking for. 16 things. 16 Q Why would that be illogical? 17 17 A Well, part of all right, title and Q Do you remember what meeting that was, when it took place, where it took 18 18 ownership in the source code would include 19 place, anything like that? 19 the copyrights. Otherwise, how could you 20 20 A During the transition time, people protect your source code, if you don't own 21 were talking about activities necessary to 21 the copyrights? 22 move the business to Santa Cruz, and there 22 Q Can you just sell source code? 23 were a lot of meetings going on with trying 23 Can't you just give someone the code? to identify activities that had to be done, A Oh, you never give anybody source 24 who would do them, who was staying at Novell, 25 code without very strict licensing

Page 102 Page 104 engaged in the business of developing a line 1 Q We were talking about patents, 2 of software products, currently known as UNIX 2 but doesn't Roman 5 section 5 of schedule 3 and UNIX Ware, the sale of binary and source 3 1.1B, the excluded assets, also exclude all 4 code licenses to various versions of UNIX and copyrights? 5 MR. NORMAND: Objection to form. 5 UNIX Ware, the support of such products, and 6 the sale of other products, which are 6 A I've got the same argument on 7 directly related to UNIX and UNIX Ware, 7 copyrights. I -- what I just read you before 8 collectively, the business. 8 follows through on my opinion on the 9 9 Then I go down to section 1.1A, copyrights. which you had me look at earlier. Purchase 10 10 Q You think that the only 11 and sale of assets, it's not a license to 11 copyrights that were excluded by section 1.1A, and these two schedules, the only 12 assets, it's a purchase and sale of assets on 12 the terms, and subject to the conditions set copyrights that you think were excluded were 13 13 14 forth in this agreement, seller will sell, 14 the Net Ware and Tuxedo copyrights? 15 convey, transfer, assign and deliver to 15 A Yes. buyer, and buyer will purchase and acquire 16 16 Q And is that based on your same 17 from seller on the closing date all of 17 reasoning, as with patents? seller's right, title and interest in and to A Yes, it is. 18 18 19 the assets, and the properties of seller 19 Q And do you have the same reasoning for trademarks? relating to the business, collectively, the 20 21 A Are you talking about where it 21 assets. says, Trademarks, except for the trademarks 22 Q You left out --22 23 A (Reading.) Identified on schedule 23 UNIX and UNIX Ware? 1.1A hereto, notwithstanding the foregoing, 24 Q Yes. the assets to be so purchased shall not 25 One of the reasons why I have the Page 103 Page 105 include those assets, the excluded assets set opinion that this is related to the Net Ware 1 1 2 2 forth on 1.1B. Then, if you just quickly and the Tuxedo, Net Ware worked as a bundled take a look at section 1.3AI, intent, it is 3 product, or integrated with UNIX and UNIX 3 4 the intent of the parties hereto that all of 4 Ware. They were excluding that from the 5 the business and all of the seller's backlog assets transferred. 6 in any -- relating to the business be So, if you transferred UNIX Ware, 6 7 transferred to buyer, accordingly. 7 if you sold UNIX Ware lock, stock and barrel 8 All parties agree to facilitate the to Santa Cruz, if it had the Net Ware in it, transfer of customers of the business from 9 in order that SCO couldn't say, We now own 9 seller to buyer, following the closing. To 10 Net Ware, they listed it on this excluded 10 me, this is the sale of assets. 11 11 assets. 12 And if you're going to sell an 12 Within the Net Ware, I believe 13 asset, you sell it all, related to UNIX and 13 there were attributes to -- there were UNIX UNIX Ware. That's my opinion. and UNIX Ware and there were attributes to 14 14 15 Q Even though the agreement 15 the UNIX and UNIX Ware trademarks, and that's 16 expressly says that we're not selling any why they exclude it here, except for the patents on schedule 1.1B, right? trademarks UNIX and UNIX Ware, to the extent 17 17 18 MR. NORMAND: Objection to form. 18 they were used in those products. 19 Q You agree it says that? 19 Q I'm sorry, I don't follow, 20 20 A I agree that that's what the Mr. Broderick. As I understand your agreement says, but I'm not clear on how you 21 reasoning when you were talking about patents 21 22 can sell all right, title and interest, and 22 and copyrights, you said that you have to 23 not get the -- and not get the part of the 23 interpret this agreement, as -- this schedule implicitly as only applying, only carving technology that's used to protect it, if 24 25 there is any. out, the patents and copyrights that relate

27 (Pages 102 to 105)

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	Page 106		Page 108
1	to Net Ware and Tuxedo?	1	1.1B, excluded assets, it says that Net Ware
2	A Yes.	2	operating system and services are excluded,
3	Q You don't think that the	3	right?
4	patents for UNIX and copyrights for UNIX were	4	MR. NORMAND: Objection to form.
5	ever intended to be on the excluded assets,	5	A Yes.
6	right?	6	Q Why did they need to use the
7	A Correct.	7	modifier, Net Ware? Wasn't it already
8	MR. NORMAND: Objection to form.	8	under your rational, wasn't it already
9	Q So, wouldn't that also be true	9	assumed that everything listed here relates
10	for trademarks?	10	to Net Ware or Tuxedo?
11	A My explanation on the trademarks	11	MR. NORMAND: Objection to form,
12	was within it's my understanding that	12	mischaracterizes his testimony.
13	within the Net Ware product, since it was	13	A That's to clarify it further,
14	bundled with UNIX Ware, there were references	14	but I don't want to get into an argument
15	to UNIX and UNIX Ware which would have had	15	here, but if you look at 4A, it says, Net
16	the UNIX and UNIX Ware trademark attribution.	16	Ware and other Novell code contained in UNIX
17	That was inside the Net Ware	17	Ware 2.01 and higher, this is my position,
18	product, built with the Net Ware product in	18	that there was Net Ware and UNIX Ware, and
19	their documentation. So, they're excluding	19	they were excluding that so that Santa Cruz
20	the copyrights and trademarks to the Net	20	could not at some point in time claim
21	Ware, except for the UNIX and UNIX Ware	21	ownership of Net Ware. That's why they are
22	trademark, which may be have an attribute	22	listing it as excluded. It's my opinion.
23	within that product. That's how I believe	23	Q Why would it be, in your
24	that this is to be read.	24	opinion, listed expressly as a modifier in
25	Q You're really reading in a lot	25	Roman 2, but not listed explicitly on the
	Page 107		Page 109
1	here.	1	copyrights or the patents?
2	MR. NORMAND: Objection to form.	2	A I don't know.
3	Q This schedule 1.1B in numerous	3	MR. NORMAND: Objection to form.
4	places contains the modifier, Net Ware or	4	Q Isn't it possible if they
5	Tuxedo, the parties knew how to spell it out	5	didn't include a modifier, they didn't intend
6	when they wanted to.	6	the modifier?
7	MR. NORMAND: Is this a question?	7	MR. NORMAND: Objection to form.
8	Q And yet you believe they	8	A I can't believe that.
9	intended modifiers for Tuxedo and Net Ware on	9	Q Why not?
10	the intellectual property, but just didn't	10	A One reason is if Novell retained
11	put it in there?	11	the copyrights and ownership of UNIX, as they
12	MR. NORMAND: Objection to form,	12	are claiming, why at the time when they
13	argumentative, asked and answered, lack	13	signed the asset purchase agreement did they
14	of foundation, mischaracterizes his	14	sign a technology license agreement with
15	previous testimony.	15	Santa Cruz, which gave them very limited
16	Q Is that what you're saying?	16	rights to use UNIX source code internally,
17	A I stated my opinion. I can see no	17	only internally, with also very strict
18	reason why the copyrights for UNIX or UNIX	18	requirements and limitations on their
19	Ware would have been excluded in the sale of	19	distribution of any use of that source code
20	the assets to Santa Cruz, and that's	20	in binary form?
21	supported by other information, other	21	If in fact Novell owned the UNIX,
22	agreements between Novell and Santa Cruz that	22	didn't transfer the copyright and still owned
23	I reviewed.	23	UNIX, there would be no reason for them to
	Q So, let me just make sure I	24	take a license for the product.
24	2 20, 100 1110 Just 1110110 20110 1		
24 25	have it right. Look at Roman 2 on schedule	25	Q Can you point me to anywhere

28 (Pages 106 to 109)

# **EXHIBIT 17**

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### IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF UTAH

THE SCO GROUP, INC.

Plaintiff/Counterclaim-Defendant,

v.

INTERNATIONAL BUSINESS MACHINES CORPORATION,

Defendant/Counterclaim-Plaintiff.

DECLARATION OF DOUG MICHELS

Case No. 2:03CV-0294DAK Honorable Dale A. Kimball Magistrate Judge Brooke C. Wells



### I, Doug Michels, declare as follows:

1. I submit this declaration in connection with The SCO Group, Inc. v. International Business Machines Corporation, Civil Action No. 2:03CV-0294 DAK (D. Utah 2003), and The SCO Group v. Novell, Inc., Civil Action No. 2:04CV00139 DAK (D. Utah 2004). I make this declaration based upon personal knowledge.

#### Career at Santa Cruz

- 2. I co-founded The Santa Cruz Operation, Inc. ("Santa Cruz") with my father in 1978, and was then employed with the company in various executive management positions.
- 3. I was the President and Chief Executive Officer of Santa Cruz from April 1998 until May 2001, when Caldera International, Inc. ("Caldera") acquired certain divisions of Santa Cruz. Santa Cruz then changed its name to Tarantella, Inc., where I stayed on as President and Chief Executive Officer until 2003.
- 4. As the President and CEO of Santa Cruz, I became familiar with Santa Cruz's UNIX System V license agreements after we acquired the UNIX business and assets, including the UNIX copyrights, from Novell in 1995.
- 5. I have reviewed the declarations of former Santa Cruz employees Jim Wilt and Kim Madsen and agree with their explanation of the transaction with Novell and other issues.

### Santa Cruz's Rights Under the System V License Agreement

Santa Cruz was itself a UNIX System V licensee prior to its acquisition of the UNIX business and copyrights from Novell. As a UNIX System V licensee, Santa Cruz understood it was obligated to keep confidential all parts of System V software, including modifications and derivative works, and including the methods and concepts therein.

After Santa Crux obtained the UNIX business and assets from Novell, Santa Cruz viewed the agreements the same way and informed our customers of those confidentiality obligations.

- 7. I understand that others, including David McCrabb, may have offered less restrictive interpretations of the UNIX System V licenses than I have set forth above. To the extent those interpretations are at odds with the explanation given above, they are at odds with company practice and policy. I have reviewed the Declaration of Kim Madsen, who was Santa Cruz's Manager of Law and Corporate affairs, on this point and I agree with her explanation of the UNIX System V licenses. It was our policy and practice that the sales organization defer to the legal department on issues such as this.
- 8. The employees at Santa Cruz who had the most experience in interpreting and enforcing the UNIX System V license agreements were the members of the UNIX licensing group that had been part of UNIX Systems Labs ("USL") and Novell. The management of Santa Cruz relied to a great extent on the experience and views of such individuals which was consistent with the description set forth above.
- 9. In connection with the 1995 purchase from Novell, the parties agreed that (as is accurately explained by both Mr. Wilt and Ms. Madsen) Novell could retain the existing binary royalty stream even though the entire UNIX business, source code and related assets, including copyrights, were transferred to Santa Cruz. There was no intent to grant Novell any right to waive or to direct or require SCO to waive, any of its intellectual property rights or protections contained in the UNIX licenses.

Jul

10. After 1995, Santa Cruz's business with respect to the UNIX System V source code license agreements consisted primarily in collecting binary royalties attributable to sublicensed object code product. At the same time, the UNIX System V software included substantial intellectual property that Santa Cruz was using in later versions of its UNIX and UnixWare products. Accordingly, Santa Cruz had a strong continuing interest in protecting that property under the existing UNIX System V license agreements.

### IBM's System V License Buyout

- 11. In early 1996, Novell, and IBM attempted to negotiate an agreement whereby Novell would be paid a buy-out settlement from IBM's obligation of paying binary royalties pursuant to its UNIX licenses. Novell even signed the agreement "on behalf of" Santa Cruz without authority to do so. Santa Cruz believed this unilateral action by Novell was contrary to SCO's rights under the APA. We notified Novell of our belief that their actions had breached our agreement with them and that we intended to aggressively pursue all available remedies under the agreement. After protracted discussion, correspondence and negotiation a settlement agreement was reached between Santa Cruz and Novell and Santa Cruz, Novell and IBM agreed to a modified Amendment No. X additionally, it was agreed Santa Cruz would receive a payment for this buy-out. It was my understanding that all parties clearly understood that the Amendment did not negatively impact our rights under the APA, and the related UNIX licenses, including our core source code rights.
- 12. No one ever expressed the view to me that Amendment No. X precluded Santa Cruz from terminating IBM's UNIX source code or sublicensing agreements in the event of a

breach. I would not have agreed to the terms of Amendment X if it had been explained to me that way. I also agree with Ms. Madsen's statements on this point.

### Project Monterev

- 13. I supported and helped to negotiate Santa Cruz's work with IBM in Project Monterey in 1998, and I oversaw the progress of the work during my tenure at Santa Cruz. I thought that Project Monterey represented a valuable opportunity for both companies.
- 14. One of the principal components of Project Monterey was that Santa Cruz and IBM would work together as partners in the joint development and general commercial release of a product designed for use on a prospective Intel 64-bit chip.
- 15. In conjunction with the foregoing principal component of the Project, IBM would have the right to use Santa Cruz's UnixWare/SVr4 code in IBM's AIX for Power product, but the propriety of IBM's use of that code was inextricably linked to the release of a commercially viable joint product for use on the Intel 64-bit chip.
- 16. I am told that as early as October 2000, IBM had released a version of AIX for Power with hundreds of thousands of lines of UnixWare/SVr4 source code which I did not know at the time. At the same time, Santa Cruz was focused on moving the project forward and was looking forward to the release of the joint products as contemplated by the agreement between the IBM and Santa Cruz and we believed IBM was pursuing the same goal at that time.
- 17. Santa Cruz believed during the course of Project Monterey that IBM was serious about the joint development of a general commercial release of the joint product for use on the Intel 64-bit chip, and relied on IBM's repeated representations of its commitment to the

Project. I specifically recall a meeting with IBM executives, including Ron Lauderdale, in the summer of 2000 in which I asked IBM to confirm that it was not focusing on Linux at the expense of Project Monterey, and in which IBM assured me that they were pursuing Project Monterey vigorously. During the course of Project Monterey, IBM consistently maintained this position.

18. IBM also strenuously maintained that its support of Linux through the project known as Trillian (to port Linux to IA-64) in no way impacted their support of Project Monterey and that the free operating systems needed to support some IBM database products would not be a significant factor in the enterprise or high-end server markets where we were well positioned. We accepted IBM's assertions on this point.



#### Santa Cruz's View of Linux

- 19. In mid to late 1999, because the Linux system was beginning to encroach into some small business uses and major players in the computer industry, including IBM, had announced support for Linux, Santa Cruz considered and preliminarily investigated the possibility that UNIX System V source code had been incorporated into Linux without authorization. Although this preliminary investigation indicated that there were some potential and suspicious problems with Linux, we concluded that it was not then in Santa Cruz's interests to undertake an exhaustive and expensive investigation of the issue. Santa Cruz did not undertake to analyze, for example, whether any version of Linux constituted a derivative work of any version of UNIX System V within the meaning of the copyright laws.
- 20. One of the key premises of Project Monterey, as representatives of IBM repeatedly confirmed to me, was that the parties were to create a family of UNIX-based products that would provide revenues to benefit both parties in the market for UNIX on the Intel architecture chips, including the 64-bit chip.
- 21. The intent of the Joint Development Agreement, as confirmed by IBM's representations, was that (among other things) the parties would jointly develop an IA-64 product and each receive royalties from the sales of that product; that the commercial release of the IA-64 product would permit IBM to use SCO's UnixWare source code for use in IBM's existing AIX operating system; and that IBM would permit SCO to use AIX source code to develop SCO's UnixWare product.

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- 22. When I and others at Santa Cruz informed IBM that Santa Cruz was concerned about IBM's announced support for Linux and how that might impact Project Monterey, IBM's response was to emphasize that Linux was not being supported by IBM as a commercially hardened operating system and would not substantially encroach on Santa Cruz's core markets or the markets targeted by Project Monterey, and that we need not worry about it.
- 23. By 1999, systems based on Intel processors and designed for corporate server environments had become more competitive with proprietary RISC based systems. With both Project Monterey products and Santa Cruz's other offerings, Santa Cruz was well positioned to obtain greater penetration into this market.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge.

November 9, 2006

# **EXHIBIT 18**

Page 1

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF UTAH

THE SCO GROUP, INC.,

Plaintiff and Counterclaim Defendant,

vs.

C.A. No. 2:04CV00139

NOVELL, INC.,

Defendant and Counterclaim Plaintiff.

> Deposition of DOUGLAS MICHELS March 28, 2007

Reported by Katherine E. Lauster CSR 1894

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	Page 98		Page 100
12:10:18 1	A. I doubt it. I was CTO. I mean, could	12:12:22 1	the Novell suit? Yes.
12:10:21 2	the CEO sign off on it without asking me, legally?	12:12:24 2	BY MR. MELAUGH:
12:10:24 3	I suspect.	12:12:25 3	Q. And his bills are being paid by SCO?
12:10:25 4	Q. So as a general matter of practice, was	12:12:29 4	A. I believe so.
12:10:28 5	your agreement necessary to execute something like	12:12:30 5	Q. Not by you?
12:10:30 6	Amendment Number X?	12:12:31 6	A. Not by me.
12:10:32 7	A. Alok and I had a very close relationship,	12:12:36 7	MR. MELAUGH: If we could take another
12:10:37 8	and I had a deeper understanding of these issues	12:12:37 8	short break, I actually don't think I have a lot
12:10:40 9	than he did, so he tended to rely on my opinion,	12:12:40 9	hell of a lot more. So let me just take a break
12:10:44 10	and I was on the Board. You know, I mean, I had	12:12:43 10	and look over things.
12:10:46 11	a I had a strong say. Whether it was	12:12:46 11	THE WITNESS: Okay.
12:10:50 12	technically necessary, I doubt it.	12:12:46 12	MR. MELAUGH: And then we'll come back.
12:10:53 13	Q. All right. And to clarify, at the	12:12:48 13	THE VIDEOGRAPHER: Going off the record
12:10:54 14	time I think you just said this, but let me be	12:12:49 14	The time is 12:12 p.m.
12:10:57 15	sure. We're now in sort of mid '96. You're still,	12:15:54 15	(Short break.)
12:11:02 16	as far as you recall, CTO of	12:15:56 16	THE VIDEOGRAPHER: Back on the record.
12:11:06 17	A. And EV-P.	12:15:57 17	The time is 12:15 p.m. And this marks the end of
12:11:09 18	Q. And EV-P?	12:16:02 18	tape number 1 in the deposition of Douglas Michels.
12:11:14 19	A. That's right.	12:16:06 19	Going off the record. The time is 12:15 p.m.
12:11:14 20	THE REPORTER: "NEV-P"?	12:16:10 20	(Short break.)
12:11:16 21	MR. MELAUGH: Executive Vice-President.	12:24:19 21	THE VIDEOGRAPHER: Back on the record.
12:11:17 22	BY MR. MELAUGH:	12:24:21 22	Here marks the beginning of tape number 2 in the
12:11:17 23	O. Correct?	12:24:23 23	deposition of Douglas Michels. The time is
12:11:17 24	A. Correct.	12:24:25 24	12:24 p.m.
12:11:17 25	MR. NORMAND: And EV-P. And, not NEV-P.	12:24:25 25	//
	Page 99		Page 101
12:11:21 1	THE REPORTER: It's really helpful if you	12:24:29 1	BY MR. MELAUGH:
12:11:23 2	don't speak at the same time.	12:24:31 2	Q. In 2001 SCO sold certain assets to
12:11:25 3	THE WITNESS: I apologize.	12:24:37 3	Caldera and changed its name to Tarantella; is that
12:11:27 4	MR. MELAUGH: We'll try.	12:24:41 4	right?
12:11:29 5	THE WITNESS: We just get excited. It's	12:24:41 5	A. Correct.
12:11:32 6	so exciting.	12:24:41 6	Q. And you continued on with Tarantella?
12:11:34 7	BY MR. MELAUGH:	12:24:44 7	A. Correct.
12:11:34 /	Q. How much stock do you currently own?	12:24:45 8	Q. As part of that transaction, did you
12:11:37 9	SCO?	12:24:47 9	receive change of control benefits?
12:11:37	A. Zero.	12:24:49 10	A. I did.
12:11:38 11	Q. Do you have any retained options to buy	12:24:50 11	MR. MELAUGH: That's my last question.
12:11:41 12	stock?	12:24:53 12	Do you have any?
12:11:42 13	A. No.	12:24:55 13	MR. NORMAND: I do have some questions.
12:11:42 13	Q. Have you been promised any compensation	12:24:56 14	EXAMINATION BY MR. NORMAND
12:11:43 14	in connection with your testimony in this dispute?	12:24:30 14	Q. Good morning, Mr. Michels.
12:11:53 16	A. Ryan buy dinner?	12:25:02 15	A. Good morning.
12:11:58 17	Q. Aside from Ryan's generosity as regards	12:25:04 17	Q. Did you play any role in connection with
12:12:01 18	dinner, have you been provided any compensation?	12:25:04 17	the 2001 asset transfer from Santa Cruz to Caldera?
12:12:01 10	A. All the generosity I've seen.	12:25:11 19	A. I did.
12:12:00 13	Q. I take it the answer is no?	12:25:11 20	Q. What role did you play?
12:12:03 20	A. No.	12:25:14 21	A. The original creator and negotiator for
12:12:12 21	Q. And Mr. Normand currently represents you,	12:25:18 22	that deal.
12:12:16 23	I take it, in connection with this dispute?	12:25:18 23	Q. And can you describe for me your general
12:12:10 23	MR. NORMAND: Objection to form.	12:25:20 24	intent with respect to the transaction?
	· ·		A. Yeah. I think the the general intent
12:12:21 25	THE WITNESS: In connection with this	12:25:29 25	Δ Yeah I think the the general intent

26 (Pages 98 to 101)

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	Page 102		Page 104
12:25:31 1	was to sell the UNIX business to to Caldera.	12:28:06 1	of UNIX inside of their existing products.
12:25:36 2	Q. Was the intent to sell the same UNIX	12:28:09 2	Q. And did you have an understanding at the
12:25:38 3	assets you had acquired from Novell in 1995?	12:28:10 3	time as to the basis on which Santa Cruz granted
12:25:42 4	A. Well, they were included in the UNIX	12:28:15 4	Novell rights to the UNIX technology?
12:25:44 5	business, yeah. They were a small part of it.	12:28:18 5	A. "The basis"? What do you mean?
12:25:53 6	Q. What was the larger part of the business?	12:28:20 6	Q. Was it your view that Santa Cruz owned
12:25:55 7	A. The OpenServer business.	12:28:24 7	the rights and the UNIX technology as of the date
12:26:02 8	Q. You testified this morning that one of	12:28:28 8	of the license back to Novell?
12:26:05 9	the purposes of the APA was to buy the original	12:28:29 9	A. Of course. We bought the business. And
12:26:08 10	UNIX business. Do you recall that?	12:28:32 10	as a result of buying the business, we owned all
12:26:10 11	A. Yes.	12:28:34 11	the intellectual property. And they were concerned
12:26:13 12	Q. Was one of the purposes of the APA to buy	12:28:37 12	that, since we owned all the intellectual property,
12:26:16 13	the UnixWare business as well?	12:28:41 13	we might turn around and sue them for using our
12:26:19 14	A. Yeah, what I meant was the the intent	12:28:45 14	intellectual property in in Netware, and of
12:26:21 15	was to buy the business that had originally started	12:28:46 15	course they didn't know if they actually had used
12:26:24 16	at AT&T and Bell Labs, and then became USL, and	12:28:49 16	it in Netware, but they thought they might have,
12:26:29 17	then was acquired by Novell, and then and that	12:28:52 17	maybe accidentally, since the same engineers worked
12:26:31 18	and that whole business is also what created	12:28:54 18	on both.
12:26:35 19	UnixWare, but I mean we bought the employees and	12:28:55 19	And, you know, obviously we weren't suing
12:26:37 20	the body of that business, which is included	12:28:56 20	them over that, so we granted them a license to
12:26:40 21	everything they ever did, which obviously included	12:28:59 21	cover that eventuality, in case it had happened.
12:26:44 22	UnixWare as well as SVR IV and SVR III and SVR V.	12:29:08 22	Q. Did you have an understanding at the time
12:26:51 23	Q. Mr. Melaugh asked you this morning about	12:29:11 23	of the license back as to the scope of the
12:26:53 24	the Technology License Agreement or TLA. Do you	12:29:15 24	restrictions on Novell's ability to compete with
12:26:57 25	remember that question, or those series of	12:29:19 25	Santa Cruz using the license back technology?
	remember time question, or those series or		Sunta Craz asing the needs carn termoregy.
	Dago 102		Dago 105
10:07:00 1	Page 103	10.00.00.1	Page 105
12:27:00 1	questions?	12:29:23 1	A. Well, I mean, our purpose was only to
12:27:00 2	questions?  A. Where he was talking about different	12:29:26 2	A. Well, I mean, our purpose was only to give them rights to any incidental use of the
12:27:00 2 12:27:01 3	questions?  A. Where he was talking about different piles of paper?	12:29:26 2 12:29:34 3	A. Well, I mean, our purpose was only to give them rights to any incidental use of the technology in their in their Netware product
12:27:00 2 12:27:01 3 12:27:02 4	questions?  A. Where he was talking about different piles of paper?  Q. I think you were both talking about that,	12:29:26 2 12:29:34 3 12:29:40 4	A. Well, I mean, our purpose was only to give them rights to any incidental use of the technology in their in their Netware product family.
12:27:00 2 12:27:01 3 12:27:02 4 12:27:05 5	questions?  A. Where he was talking about different piles of paper?  Q. I think you were both talking about that, yes.	12:29:26 2 12:29:34 3 12:29:40 4 12:29:43 5	A. Well, I mean, our purpose was only to give them rights to any incidental use of the technology in their in their Netware product family.  THE REPORTER: "in their Netware
12:27:00 2 12:27:01 3 12:27:02 4 12:27:05 5 12:27:05 6	questions?  A. Where he was talking about different piles of paper?  Q. I think you were both talking about that, yes.  A. Uh-huh.	12:29:26 2 12:29:34 3 12:29:40 4 12:29:43 5 12:29:43 6	A. Well, I mean, our purpose was only to give them rights to any incidental use of the technology in their in their Netware product family.  THE REPORTER: "in their Netware product"
12:27:00 2 12:27:01 3 12:27:02 4 12:27:05 5 12:27:05 6 12:27:06 7	questions?  A. Where he was talking about different piles of paper?  Q. I think you were both talking about that, yes.  A. Uh-huh.  Q. Do you recall independently of how it was	12:29:26 2 12:29:34 3 12:29:40 4 12:29:43 5 12:29:43 6 12:29:43 7	A. Well, I mean, our purpose was only to give them rights to any incidental use of the technology in their in their Netware product family.  THE REPORTER: "in their Netware product" THE WITNESS: In their Netware product
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12:27:00 2 12:27:01 3 12:27:02 4 12:27:05 5 12:27:05 6 12:27:06 7 12:27:08 8 12:27:11 9	questions?  A. Where he was talking about different piles of paper?  Q. I think you were both talking about that, yes.  A. Uh-huh.  Q. Do you recall independently of how it was embodied in a particular agreement, do you recall the issue of a license back to Novell	12:29:26 2 12:29:34 3 12:29:40 4 12:29:43 5 12:29:43 6 12:29:43 7 12:29:43 8 12:29:46 9	A. Well, I mean, our purpose was only to give them rights to any incidental use of the technology in their in their Netware product family.  THE REPORTER: "in their Netware product"  THE WITNESS: In their Netware product family, and we wanted to be certain that, you know, we didn't accidentally give them rights to to,
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12:27:00 2 12:27:01 3 12:27:02 4 12:27:05 5 12:27:06 7 12:27:08 8 12:27:11 9 12:27:14 10 12:27:15 11 12:27:16 12 12:27:19 13 12:27:22 14 12:27:26 15	questions?  A. Where he was talking about different piles of paper?  Q. I think you were both talking about that, yes.  A. Uh-huh.  Q. Do you recall independently of how it was embodied in a particular agreement, do you recall the issue of a license back to Novell  A. Yes.  Q in connection with the APA?  A. Yes. Novell had a concern that, during the course of time where they had commingled the UNIX and Novell Development efforts, that some UNIX may have crept into Netware, and they wanted to make sure that any incidental technology that had	12:29:26 2 12:29:34 3 12:29:40 4 12:29:43 5 12:29:43 7 12:29:43 8 12:29:46 9 12:29:49 10 12:29:53 11 12:29:56 12 12:29:58 13 12:30:01 14 12:30:06 15 12:30:08 16	A. Well, I mean, our purpose was only to give them rights to any incidental use of the technology in their in their Netware product family.  THE REPORTER: "in their Netware product"  THE WITNESS: In their Netware product family, and we wanted to be certain that, you know, we didn't accidentally give them rights to to, you know, suddenly say, you know, we didn't really sell the business. We're still selling UNIX.  So we had a non-compete provision in there that said they couldn't you know, they couldn't use this technology. We weren't licensing them to compete with us other than through Netware, but I don't I don't know how the exact wording
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12:27:00 2 12:27:01 3 12:27:02 4 12:27:05 5 12:27:06 7 12:27:08 8 12:27:11 9 12:27:14 10 12:27:15 11 12:27:16 12 12:27:19 13 12:27:22 14 12:27:26 15 12:27:29 16 12:27:34 17 12:27:37 18	questions?  A. Where he was talking about different piles of paper?  Q. I think you were both talking about that, yes.  A. Uh-huh.  Q. Do you recall independently of how it was embodied in a particular agreement, do you recall the issue of a license back to Novell  A. Yes.  Q in connection with the APA?  A. Yes. Novell had a concern that, during the course of time where they had commingled the UNIX and Novell Development efforts, that some UNIX may have crept into Netware, and they wanted to make sure that any incidental technology that had crept into Netware from UNIX was not a violation of	12:29:26 2 12:29:34 3 12:29:40 4 12:29:43 5 12:29:43 7 12:29:43 8 12:29:46 9 12:29:49 10 12:29:53 11 12:29:56 12 12:29:58 13 12:30:01 14 12:30:06 15 12:30:08 16 12:30:12 17 12:30:14 18	A. Well, I mean, our purpose was only to give them rights to any incidental use of the technology in their in their Netware product family.  THE REPORTER: "in their Netware product"  THE WITNESS: In their Netware product family, and we wanted to be certain that, you know, we didn't accidentally give them rights to to, you know, suddenly say, you know, we didn't really sell the business. We're still selling UNIX.  So we had a non-compete provision in there that said they couldn't you know, they couldn't use this technology. We weren't licensing them to compete with us other than through Netware, but I don't I don't know how the exact wording got implemented, but that was the purpose.
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12:27:00 2 12:27:01 3 12:27:02 4 12:27:05 5 12:27:05 6 12:27:06 7 12:27:08 8 12:27:11 9 12:27:14 10 12:27:15 11 12:27:16 12 12:27:19 13 12:27:22 14 12:27:26 15 12:27:29 16 12:27:37 18 12:27:37 18 12:27:37 19 12:27:39 20	questions?  A. Where he was talking about different piles of paper?  Q. I think you were both talking about that, yes.  A. Uh-huh.  Q. Do you recall independently of how it was embodied in a particular agreement, do you recall the issue of a license back to Novell  A. Yes.  Q in connection with the APA?  A. Yes. Novell had a concern that, during the course of time where they had commingled the UNIX and Novell Development efforts, that some UNIX may have crept into Netware, and they wanted to make sure that any incidental technology that had crept into Netware from UNIX was not a violation of anything.  And we, of course, were fine with that, but we wanted to make sure that that license didn't	12:29:26 2 12:29:34 3 12:29:40 4 12:29:43 5 12:29:43 7 12:29:43 8 12:29:46 9 12:29:49 10 12:29:53 11 12:29:56 12 12:29:58 13 12:30:01 14 12:30:06 15 12:30:08 16 12:30:14 18 12:30:14 19 12:30:18 20	A. Well, I mean, our purpose was only to give them rights to any incidental use of the technology in their in their Netware product family.  THE REPORTER: "in their Netware product"  THE WITNESS: In their Netware product family, and we wanted to be certain that, you know, we didn't accidentally give them rights to to, you know, suddenly say, you know, we didn't really sell the business. We're still selling UNIX.  So we had a non-compete provision in there that said they couldn't you know, they couldn't use this technology. We weren't licensing them to compete with us other than through Netware, but I don't I don't know how the exact wording got implemented, but that was the purpose.  BY MR. NORMAND:  Q. Now, Exhibit 241 is your November 2006 declaration, Mr. Michels.
12:27:00 2 12:27:01 3 12:27:02 4 12:27:05 5 12:27:05 6 12:27:06 7 12:27:08 8 12:27:11 9 12:27:14 10 12:27:15 11 12:27:16 12 12:27:19 13 12:27:22 14 12:27:26 15 12:27:29 16 12:27:34 17 12:27:37 18 12:27:37 19 12:27:39 20 12:27:42 21	questions?  A. Where he was talking about different piles of paper?  Q. I think you were both talking about that, yes.  A. Uh-huh.  Q. Do you recall independently of how it was embodied in a particular agreement, do you recall the issue of a license back to Novell  A. Yes.  Q in connection with the APA?  A. Yes. Novell had a concern that, during the course of time where they had commingled the UNIX and Novell Development efforts, that some UNIX may have crept into Netware, and they wanted to make sure that any incidental technology that had crept into Netware from UNIX was not a violation of anything.  And we, of course, were fine with that, but we wanted to make sure that that license didn't give them any rights to go back into the UNIX	12:29:26 2 12:29:34 3 12:29:40 4 12:29:43 5 12:29:43 7 12:29:43 8 12:29:46 9 12:29:49 10 12:29:53 11 12:29:56 12 12:29:58 13 12:30:01 14 12:30:06 15 12:30:08 16 12:30:14 18 12:30:14 18 12:30:14 19 12:30:18 20 12:30:21 21	A. Well, I mean, our purpose was only to give them rights to any incidental use of the technology in their in their Netware product family.  THE REPORTER: "in their Netware product"  THE WITNESS: In their Netware product family, and we wanted to be certain that, you know, we didn't accidentally give them rights to to, you know, suddenly say, you know, we didn't really sell the business. We're still selling UNIX.  So we had a non-compete provision in there that said they couldn't you know, they couldn't use this technology. We weren't licensing them to compete with us other than through Netware, but I don't I don't know how the exact wording got implemented, but that was the purpose.  BY MR. NORMAND:  Q. Now, Exhibit 241 is your November 2006 declaration, Mr. Michels.  A. Oh, this?
12:27:00 2 12:27:01 3 12:27:02 4 12:27:05 5 12:27:05 6 12:27:06 7 12:27:08 8 12:27:11 9 12:27:14 10 12:27:15 11 12:27:16 12 12:27:16 12 12:27:20 15 12:27:20 15 12:27:20 15 12:27:37 18 12:27:37 18 12:27:37 19 12:27:45 21 12:27:45 22	questions?  A. Where he was talking about different piles of paper?  Q. I think you were both talking about that, yes.  A. Uh-huh.  Q. Do you recall independently of how it was embodied in a particular agreement, do you recall the issue of a license back to Novell  A. Yes.  Q in connection with the APA?  A. Yes. Novell had a concern that, during the course of time where they had commingled the UNIX and Novell Development efforts, that some UNIX may have crept into Netware, and they wanted to make sure that any incidental technology that had crept into Netware from UNIX was not a violation of anything.  And we, of course, were fine with that, but we wanted to make sure that that license didn't give them any rights to go back into the UNIX business, or to use that technology, other than had	12:29:26 2 12:29:34 3 12:29:40 4 12:29:43 5 12:29:43 7 12:29:43 8 12:29:46 9 12:29:49 10 12:29:53 11 12:29:58 13 12:30:01 14 12:30:06 15 12:30:08 16 12:30:12 17 12:30:14 18 12:30:14 18 12:30:14 19 12:30:18 20 12:30:21 21 12:30:25 22	A. Well, I mean, our purpose was only to give them rights to any incidental use of the technology in their in their Netware product family.  THE REPORTER: "in their Netware product"  THE WITNESS: In their Netware product family, and we wanted to be certain that, you know, we didn't accidentally give them rights to to, you know, suddenly say, you know, we didn't really sell the business. We're still selling UNIX.  So we had a non-compete provision in there that said they couldn't you know, they couldn't use this technology. We weren't licensing them to compete with us other than through Netware, but I don't I don't know how the exact wording got implemented, but that was the purpose.  BY MR. NORMAND:  Q. Now, Exhibit 241 is your November 2006 declaration, Mr. Michels.  A. Oh, this?  Q. I think you testified, in response to
12:27:00 2 12:27:01 3 12:27:02 4 12:27:05 5 12:27:06 7 12:27:08 8 12:27:11 9 12:27:14 10 12:27:15 11 12:27:16 12 12:27:19 13 12:27:20 14 12:27:20 15 12:27:29 16 12:27:34 17 12:27:37 18 12:27:37 19 12:27:39 20 12:27:42 21 12:27:45 22 12:27:45 22	questions?  A. Where he was talking about different piles of paper?  Q. I think you were both talking about that, yes.  A. Uh-huh.  Q. Do you recall independently of how it was embodied in a particular agreement, do you recall the issue of a license back to Novell  A. Yes.  Q in connection with the APA?  A. Yes. Novell had a concern that, during the course of time where they had commingled the UNIX and Novell Development efforts, that some UNIX may have crept into Netware, and they wanted to make sure that any incidental technology that had crept into Netware from UNIX was not a violation of anything.  And we, of course, were fine with that, but we wanted to make sure that that license didn't give them any rights to go back into the UNIX business, or to use that technology, other than had incidentally perhaps crept in. And so we we did	12:29:26 2 12:29:34 3 12:29:43 5 12:29:43 6 12:29:43 7 12:29:43 8 12:29:46 9 12:29:49 10 12:29:53 11 12:29:56 12 12:29:58 13 12:30:01 14 12:30:06 15 12:30:12 17 12:30:14 18 12:30:14 18 12:30:14 19 12:30:18 20 12:30:25 22 12:30:26 23	A. Well, I mean, our purpose was only to give them rights to any incidental use of the technology in their in their Netware product family.  THE REPORTER: "in their Netware product product"  THE WITNESS: In their Netware product family, and we wanted to be certain that, you know, we didn't accidentally give them rights to to, you know, suddenly say, you know, we didn't really sell the business. We're still selling UNIX.  So we had a non-compete provision in there that said they couldn't you know, they couldn't use this technology. We weren't licensing them to compete with us other than through Netware, but I don't I don't know how the exact wording got implemented, but that was the purpose.  BY MR. NORMAND:  Q. Now, Exhibit 241 is your November 2006 declaration, Mr. Michels.  A. Oh, this?  Q. I think you testified, in response to Mr. Melaugh's questions this morning, that you had

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	Daga 124		Dana 120
	Page 134		Page 136
13:00:03 1	just the intent then, the intent was not part of	13:02:08 1	employees, apart from the drafts of your
13:00:06 2	the intent the intent did not include a license	13:02:11 2	declaration?
13:00:11 3	to SCO's efforts going forward?	13:02:12 3	MR. NORMAND: You can answer the question
13:00:14 4	A. Correct.	13:02:13 4	yes or no.
13:00:26 5	Q. The questions went by a little quickly.	13:02:15 5	THE WITNESS: I did not review any
13:00:28 6	I I I do want to make sure I heard the	13:02:16 6	documents at their request, no.
13:00:30 7	answer.	13:02:18 7	BY MR. MELAUGH:
13:00:30 8	When you were shown Exhibit 1009, which	13:02:53 8	Q. So I understand, I think you answered a
13:00:34 9	is Amendment Number 2, you said you did not	13:02:55 9	similar question from Mr. Normand, but I just want
13:00:36 10	recognize this document initially?	13:02:57 10	to understand your testimony on this point.
13:00:38 11	A. Looks like a piece of paper with words on	13:03:00 11	Is it your opinion that just a moment.
13:00:40 12	it.	13:03:08 12	A. Take your time.
13:00:41 13	Q. So it's not something that you reviewed	13:03:17 13	Q. So turning to Amendment Number 2 here,
13:00:43 14	in preparation for your declaration or for this	13:03:19 14	Mr. Normand read you some text from this under
13:00:46 15	deposition testimony?	13:03:23 15	paragraph A. I'll read it again, so we're all on
13:00:47 16	A. I think it might have flown by while we	13:03:26 16	the same page. It modifies the excluded assets to
13:00:51 17	were talking at dinner about this testimony, but	13:03:30 17	read:
13:00:54 18	and it wasn't something we spent much time on.	13:03:30 18	All copyrights and trademarks, except for
13:00:57 19	Q. So were there documents exchanged during	13:03:33 19	the copyrights and trademarks owned by
13:01:00 20	the dinner you had?	13:03:36 20	Novell as of the date of the Agreement
13:01:01 21	A. Exchanged? No. We looked at some.	13:03:37 21	required for SCO to exercise its rights
13:01:03 22	Q. What documents did you look at?	13:03:40 22	with respect to the acquisition of UNIX
13:01:07 23	MR. NORMAND: What are we talking about	13:03:42 23	and UnixWare technologies.
13:01:09 24	right now? What dinner?	13:03:46 24	What is your opinion as to the scope of that
13:01:09 25	//	13:03:48 25	phrase, namely, "copyrights required for SCO to
	Page 135		Page 137
13:01:10 1	BY MR. MELAUGH:	13:03:52 1	exercise its rights," and so on? What copyrights
13:01:10 2	Q. That's a we'll treat that as a	13:03:56 2	does that include?
13:01:11 3	question from me. What dinner are we talking	13:03:57 3	MR. NORMAND: Objection to form, and
13:01:14 4	about?	13:03:58 4	asked and answered.
13:01:15 5	A. The dinner last night, that I had last	13:04:24 5	THE WITNESS: I mean, I believe the scope
13:01:16 6	with him.	13:04:26 6	of the term here is all copyrights relating to the
13:01:18 7	MR. NORMAND: Well, that's at a point	13:04:39 7	UNIX business source code, documentation,
13:01:18 8	when we were representing Mr. Michels, so you need	13:04:42 8	screens, you know, training materials, you know,
13:01:19 9	to craft your questions more carefully about what	13:04:50 9	that brochures, marketing literature every
13:01:22 10	documents he reviewed.	13:04:54 10	you know, there's millions of copyright things in a
13:01:24 11	BY MR. MELAUGH:	13:04:58 11	business.
13:01:25 12	Q. What documents did you review at the	13:04:59 12	BY MR. MELAUGH:
13:01:27 13	dinner last night?	13:05:00 13	Q. Were there any copyrights held by Novell
13:01:28 14	MR. NORMAND: I'm going to instruct the	13:05:03 14	that that you believe were excluded from this
13:01:30 15	witness not to answer the question.	13:05:05 15	from the scope of this phrase?
13:01:31 16	BY MR. MELAUGH:	13:05:08 16	A. Netware.
13:01:32 17	Q. Did you review any documents that	13:05:10 17	Q. Aside from the Netware copyrights, are
13:01:34 18	refreshed your recollection about the issues in	13:05:12 18	there any copyrights
13:01:36 19	this case last night?	13:05:14 19	A. All of the things not related to the UNIX
13:01:45 20	A. I would not say they refreshed my	13:05:17 20	business Netware, all Novell's other products
13:01:47 21	recollection, because I never studied the documents	13:05:20 21	that we weren't buying, all their documentation,
13:01:50 22	before.	13:05:23 22	marketing materials, training materials for their
13:01:54 23	Q. Okay. Apart from the dinner last night,	13:05:26 23	products. I mean, we were only buying the UNIX
13:02:00 24	have you reviewed any documents at the request of	13:05:29 24	business.
13:02:04 25	Mr. Normand, or Mr. Tibbitts, or any other SCO	13:05:29 25	Q. Are there any copyrights that related in

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	Page 138		Page 140
13:05:31 1	any way to UNIX or UnixWare that you believe are	13:07:33 1	for example, listed for the older versions of
13:05:34 2	excluded from the scope of this phrase?	13:07:40 2	of of SVRX?
13:05:37 3	MR. NORMAND: Objection to form.	13:07:43 3	A. OpenServer is one of the oldest, but I'm
13:05:39 4	THE WITNESS: I I mean, the only	13:07:47 4	not sure what distinction you're making.
13:05:41 5	copyrights would be, you know, like how to hook up		Q. Well, I'm trying to determine the scope
13:05:44 6	your Netware server to Unix. I mean you know, I	13:07:52 6	of the of the licenses that SCO had to turn over
13:05:48 7	mean, I'm sure there were documents that were in	13:07:57 7	revenue to Novell from. What is the scope of those
13:05:51 8	the Netware pile that discussed Unix, but anything	13:08:03 8	licenses?
13:05:54 9	that's in the in the UNIX business would have	13:08:05 9	MR. NORMAND: Objection to form. Asked
13:05:57 10	been included.	13:08:05 10	and answered.
13:05:57 11	BY MR. MELAUGH:	13:08:10 11	THE WITNESS: Now, there was a specific
13:05:58 12	Q. Why are all those copyrights required for	13:08:12 12	list of revenue streams from specific customers
13:06:01 13	SCO to exercise its rights with respect to the	13:08:15 13	that constituted the residual royalties, and there
13:06:04 14	acquisition?	13:08:19 14	were many documents that went back and forth
13:06:06 15	A. We took over	13:08:21 15	itemizing what revenue streams were on that list.
13:06:07 16	MR. NORMAND: Objection. Asked and	13:08:24 16	I mean I mean, it was a very clear
13:06:07 17	answered.	13:08:30 17	thing. I mean, I don't know the I couldn't
13:06:08 18	THE WITNESS: We took over the business.	13:08:32 18	enumerate it for you, but but there was never
13:06:09 19	We were in the business of selling intellectual	13:08:36 19	really any ambiguity about what was on the list.
13:06:13 20	property. We were in the business of supporting	13:08:38 20	BY MR. MELAUGH:
13:06:15 21	the intellectual property. We were in the business	13:08:38 21	Q. Okay. Let's take a look at Exhibit
13:06:19 22	of providing training. We were in the business of	13:08:41 22	Number 1 again. This is the Asset Purchase
13:06:21 23	providing marketing materials. We couldn't do any	13:08:45 23	Agreement, the large document. Could you turn
13:06:23 24	of that without owning the copyrights.	13:08:47 24	it's about three-quarters of a way through, to page
13:06:25 25	Q. Well, let's take SVRX licenses, for	13:08:52 25	-9 the last three digits are -952.
	Page 139		Page 141
13:06:30 1	example. Was SCO, at the time, in the business of	13:08:59 1	A. Have I got the same okay.
13:06:33 2	entering into new SVRX binary resource	13:09:03 2	
	chering into new 5 v KX binary resource	13.03.03 2	Q. And looking at item number VI, V-I, at
13:06:39 3	A. Yes.	13:09:03 2	Q. And looking at item number VI, V-I, at the bottom of this page, and it continues onto the
13:06:39 3 13:06:39 4	-		-
	A. Yes.	13:09:09 3	the bottom of this page, and it continues onto the
13:06:39 4	A. Yes. Q licenses?	13:09:09 3 13:09:11 4	the bottom of this page, and it continues onto the next page, so it begins:
13:06:39 4 13:06:41 5	A. Yes. Q licenses? MR. NORMAND: Objection to form.	13:09:09 3 13:09:11 4 13:09:14 5	the bottom of this page, and it continues onto the next page, so it begins:  All contracts relating to the SVRX
13:06:39 4 13:06:41 5 13:06:41 6	A. Yes. Q licenses? MR. NORMAND: Objection to form. BY MR. MELAUGH:	13:09:09 3 13:09:11 4 13:09:14 5 13:09:17 6 13:09:19 7	the bottom of this page, and it continues onto the next page, so it begins:  All contracts relating to the SVRX  Licences listed below:
13:06:39 4 13:06:41 5 13:06:41 6 13:06:42 7	A. Yes. Q licenses? MR. NORMAND: Objection to form. BY MR. MELAUGH: Q. Both binary and resource licenses?	13:09:09 3 13:09:11 4 13:09:14 5 13:09:17 6 13:09:19 7	the bottom of this page, and it continues onto the next page, so it begins:  All contracts relating to the SVRX  Licences listed below: and then it lists a series of software, basically.
13:06:39 4 13:06:41 5 13:06:41 6 13:06:42 7 13:06:42 8	A. Yes. Q licenses? MR. NORMAND: Objection to form. BY MR. MELAUGH: Q. Both binary and resource licenses? A. Yes. If somebody wanted one, we were the	13:09:09 3 13:09:11 4 13:09:14 5 13:09:17 6 13:09:19 7 13:09:21 8	the bottom of this page, and it continues onto the next page, so it begins:  All contracts relating to the SVRX  Licences listed below: and then it lists a series of software, basically. Is this the list you're referring to?
13:06:39 4 13:06:41 5 13:06:41 6 13:06:42 7 13:06:42 8 13:06:45 9 13:06:52 10 13:06:54 11	A. Yes. Q licenses? MR. NORMAND: Objection to form. BY MR. MELAUGH: Q. Both binary and resource licenses? A. Yes. If somebody wanted one, we were the place they would have got it. OpenServer was an SVRX license, and we were that was still our primary product. So we were still selling source	13:09:09 3 13:09:11 4 13:09:14 5 13:09:17 6 13:09:19 7 13:09:21 8 13:09:24 9 13:09:26 10 13:09:27 11	the bottom of this page, and it continues onto the next page, so it begins:  All contracts relating to the SVRX  Licences listed below: and then it lists a series of software, basically. Is this the list you're referring to?  MR. NORMAND: Objection to form.
13:06:39 4 13:06:41 5 13:06:41 6 13:06:42 7 13:06:42 8 13:06:45 9 13:06:52 10	A. Yes. Q licenses? MR. NORMAND: Objection to form. BY MR. MELAUGH: Q. Both binary and resource licenses? A. Yes. If somebody wanted one, we were the place they would have got it. OpenServer was an SVRX license, and we were that was still our primary product. So we were still selling source and binary rights to OpenServer. It was all based	13:09:09 3 13:09:11 4 13:09:14 5 13:09:17 6 13:09:19 7 13:09:21 8 13:09:24 9 13:09:26 10 13:09:27 11 13:09:28 12	the bottom of this page, and it continues onto the next page, so it begins:  All contracts relating to the SVRX Licences listed below: and then it lists a series of software, basically. Is this the list you're referring to?  MR. NORMAND: Objection to form.  THE WITNESS: I don't know what this is a list of. BY MR. MELAUGH:
13:06:39 4 13:06:41 5 13:06:41 6 13:06:42 7 13:06:42 8 13:06:45 9 13:06:52 10 13:06:54 11 13:06:58 12 13:07:02 13	A. Yes. Q licenses? MR. NORMAND: Objection to form. BY MR. MELAUGH: Q. Both binary and resource licenses? A. Yes. If somebody wanted one, we were the place they would have got it. OpenServer was an SVRX license, and we were that was still our primary product. So we were still selling source and binary rights to OpenServer. It was all based on SVRX licenses.	13:09:09 3 13:09:11 4 13:09:14 5 13:09:17 6 13:09:19 7 13:09:21 8 13:09:24 9 13:09:26 10 13:09:27 11	the bottom of this page, and it continues onto the next page, so it begins:  All contracts relating to the SVRX Licences listed below: and then it lists a series of software, basically. Is this the list you're referring to?  MR. NORMAND: Objection to form.  THE WITNESS: I don't know what this is a list of.  BY MR. MELAUGH:  Q. So what list were you referring to? You
13:06:39 4 13:06:41 5 13:06:42 7 13:06:42 8 13:06:45 9 13:06:52 10 13:06:54 11 13:06:58 12 13:07:02 13 13:07:04 14	A. Yes. Q licenses? MR. NORMAND: Objection to form. BY MR. MELAUGH: Q. Both binary and resource licenses? A. Yes. If somebody wanted one, we were the place they would have got it. OpenServer was an SVRX license, and we were that was still our primary product. So we were still selling source and binary rights to OpenServer. It was all based on SVRX licenses. Q. But for SVRX binary licenses at least,	13:09:09 3 13:09:11 4 13:09:14 5 13:09:17 6 13:09:19 7 13:09:21 8 13:09:24 9 13:09:26 10 13:09:27 11 13:09:28 12	the bottom of this page, and it continues onto the next page, so it begins:  All contracts relating to the SVRX Licences listed below: and then it lists a series of software, basically. Is this the list you're referring to?  MR. NORMAND: Objection to form.  THE WITNESS: I don't know what this is a list of. BY MR. MELAUGH:  Q. So what list were you referring to? You said there's a a list of software for
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36 (Pages 138 to 141)

(415) 402-0004

## **EXHIBIT 19**

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Attorneys for Plaintiff

Facsimile: (305) 539-1307

### IN THE UNITED STATES DISTRICT COURT

### FOR THE DISTRICT OF UTAH, CENTRAL DIVISION

THE SCO GROUP,	Case No. 2:03CV0294DAK
Plaintiff, ) v.	Hon. Dale A. Kimball Magistrate Judge Brooke C. Wells
INTERNATIONAL BUSINESS (MACHINES CORPORATION, (Machines)	DECLARATION OF JIM WILT
Defendant. )	

### I, JIM WILT, declare as follows:

1. I submit this Declaration in connection with the lawsuits entitled *The SCO Group v*. IBM and The SCO Group v. Novell, Inc.

### I. EDUCATIONAL BACKGROUND

2. I received a Bachelor's Degree in Mathematics from Case Western Reserve University in 1966, and a Master's Degree in Computer Science from the University of Wisconsin in 1967. In 1968 I completed my course work towards a PhD in Computer Science at the University of Wisconsin.

### II. WORK HISTORY

- 3. After leaving the University of Wisconsin, I worked as a software systems programmer and instructor at Vanderbilt University for a year. In 1969, I joined Xerox Corporation and worked for them (and subsequently Honeywell when they purchased Xerox's computer business) for nine years. My positions at Xerox/Honeywell included field systems analyst, systems analyst manager, and software product manager. In 1978, I joined Amdahl Corporation and worked in their software product planning department. After I left Amdahl, I did consulting to provide computer and business advice to smaller companies.
- 4. In 1983, I joined The Santa Cruz Operation, Inc. ("SCO"). Initially I worked in the marketing department and subsequently became the Vice President Marketing and Sales. While in that position I moved to the UK and opened SCO's European Office. I was based in Europe for five years. In 1989, I became the Vice President of Corporate Development, which included responsibility for mergers and acquisitions. While in that position I was responsible for acquiring two companies, and the UNIX



Filed 04/09/2007

intellectual property and UnixWare product business. I became the Senior Vice President Products in 1998 and was responsible for all product software development, product management and product support. In 2000, I became the President of the Professional Services Business Unit. I worked at SCO through May 2001, when Caldera acquired the Server Software and Professional Services Business Units.

### III. NOVELL'S SALE OF UNIX TO SCO

- 5. In 1995, Novell, Inc. ("Novell"), through Mike DeFazio and Ed Chatlos, approached SCO about the possibility of selling Novell's entire UNIX and UnixWare business.
- 6. Doug Michels (SCO's Chief Executive Officer), Geoff Seabrook (an Executive Vice President), and I met with representatives of Novell. During the discussions. SCO made clear to Novell that SCO could not afford a direct purchase of the complete UNIX and UnixWare business, in light of the price being asked for the entire business. Mr. Michels proposed the idea of reducing the proposed purchase price by permitting Novell to retain certain binary royalty payments under certain UNIX licenses.
- Mr. Seabrook and I were assigned the responsibility of negotiating and completing a deal with Novell along those lines. Mr. Seabrook and I thereafter became the lead negotiators for SCO and oversaw the day-to-day responsibility for the potential purchase. During the negotiations, I met regularly with Novell representatives. sometimes several times a week, from approximately August to September 1995. I

- met primarily with Ed Chatlos of Novell during those negotiations. I understood Mr. Chatlos to be Novell's chief negotiator during the negotiations.
- 8. It was my understanding and intent during those negotiations that SCO would acquire Novell's entire UNIX and UnixWare business including the copyrights. I do not recall, and do not believe that there ever was, any instance in which anyone at SCO or Novell ever stated or exhibited any contrary intent or understanding, to me or anyone else.
- 9. As a result of those negotiations, Novell and SCO entered into the Asset Purchase Agreement ("APA") dated as of September 19, 1995, through which Novell received shares of SCO common stock and other consideration, and received rights to certain binary product royalty payments to be collected by SCO. SCO acquired all right. title, and interest in and to the UNIX and UnixWare business, operating system, and source code. It was my intent on behalf of SCO to acquire through the APA Novell's entire UNIX and UnixWare business, including the UNIX and UnixWare source code and all associated copyrights, and I believed then (as now) that Novell's intent was to sell all of those assets and rights.
- 10. Paragraph 4.16 of the APA pertains to the binary royalty income stream that Novell retained through the APA. The parties agreed to the language in Paragraph 4.16(b) in order to allow Novell to manage that royalty stream within the operation of SCO's customer source code licenses – not at the expense of SCO's right to enforce its intellectual property protections under any such licenses, and not to permit Novell to waive any of those protections. I have reviewed Amendment No. 2 to the APA and believe that the language therein confirms that intent. In light of my intent, and



- based on my understanding of the parties' intent, I do not believe that Novell had or has any right to waive, or to direct or require SCO to waive, any of its intellectual property rights or protections.
- 11. By the time of the APA closing, SCO's business plan did not contemplate any significant additional sales of SVRX source-code licenses. The remaining interest in that particular part of the UNIX business consisted primarily in collecting binary royalties attributable to sublicensed object-code product. However, because the SVRX software included substantial intellectual property that SCO was using in later versions of its UNIX and UnixWare products, SCO had a strong continuing interest in protecting that property under the existing SVRX licenses.
- 12. I do not recall anyone on either side of the negotiations or transaction ever suggesting that Novell would retain any copyright relating to UNIX or UnixWare. I am not aware of any discussions, whether general or specific, during the negotiations that contradict my understanding of the transaction as set forth in this Declaration. None of my superiors at SCO or Mr. Seabrook ever even suggested that SCO was not acquiring the UNIX or UnixWare copyrights, nor did Novell ever communicate to me that it was not selling the UNIX or UnixWare copyrights.
- 13. At the time the transaction was signed and closed, I did not observe anyone at SCO or Novell stating or acting as if Novell had retained any UNIX or UnixWare copyrights. Any such statement or conduct would have been contrary to the intent and structure of the deal as I understood it and communicated it to Novell and within SCO. It has been my understanding and belief since the time the APA closed that

Novell sold the UNIX and UnixWare copyrights to SCO as of the time of the closing in 1995.

- 14. In light of my central role for SCO in negotiations, I believe I would have known if the parties had agreed or ever discussed the possibility that Novell would retain any UNIX or UnixWare copyrights. Indeed, if I had thought that SCO was not acquiring all of the UNIX and UnixWare copyrights, I would not have agreed for SCO to proceed with the deal as priced.
- 15. I have reviewed Schedule 1.1(b) of the APA (the "Excluded Assets Schedule") with attention to the question of whether Novell was to retain any UNIX or UnixWare copyrights. In my view, Paragraph V.A does not refer, and was not intended to refer, to Novell copyrights relating to UNIX or UnixWare.
- 16. Pursuant to the APA, the parties also signed a Technology Licensing Agreement in early December 1995, in which Novell licensed source code rights from SCO. In my view, this licensing agreement was consistent with SCO's ownership of the UNIX and UnixWare copyrights following the closing of the APA.

Jim Wilt

17. I declare under penalty of perjury that the foregoing is true and correct.

Executed: 23 November 2004

Nashville, Tennessee

## **EXHIBIT 20**

### IN THE UNITED STATES DISTRICT COURT DISTRICT OF UTAH, CENTRAL DIVISION THE SCO GROUP, INC., a Delaware corporation, Plaintiff and Counterclaim-)NO. 2:04CV00139 Defendant, )Judge Dale A. ) Kimball NOVELL, INC., a Delaware corporation, )Magistrate Judge ) Brook C. Wells Defendant and Counterclaim-Plaintiff. Videotape deposition of: JAMES WILT Taken on behalf of the Defendant and Counterclaim Plaintiff January 26, 2007 Reported by: Martha B. Davis, RPR, RDR CLEETON DAVIS COURT REPORTERS, LLC 200 Fourth Avenue North, Suite 825 Nashville, Tennessee 37219 (615) 726-2737

Page 26 Page 28

- 1 Q. Yes, sir.
- 2 A. I believe this was modified by one of the
- 3 amendments.
- 4 Q. That's true, but my questions right now
- 5 concern only this document. Can you and I agree as a
- 6 preliminary matter that this page lists, quote, all
- 7 copyrights, end quote, as one of the excluded assets?
- 8 MR. NORMAND: Objection to form.
- 9 THE WITNESS: Are you asking me to agree
- 10 that that's what the words on the page say?
- 11 BY MR. MELAUGH:
- 12 O. Yes, I am.
- 13 A. That's what the words on the page say.
- 14 Q. Based on that language, can you and I also
- 15 agree that if someone with no knowledge about the
- 16 background or negotiations of this contract came in and
- 17 read this list of excluded assets, they would conclude
- 18 that no copyrights were transferred under this
- 19 agreement?
- MR. NORMAND: Objection to form. In this
- 21 hypothetical, has someone read anything other than the
- 22 list of excluded assets in the APA?
- THE WITNESS: Actually, I can't put
- 24 myself in somebody's shoes like that.
  - 5 BY MR. MELAUGH:

- 1 Q. Part of your answer concerned the amendments,
- 2 and I am going to ask you about the amendments. Right
- 3 now I want to talk only about the documents in front of
- 4 you, the Asset Purchase Agreement. Do you understand
- 5 that?
- 6 A. I understand that. I also understand that
- 7 this agreement transfers and sells all the assets of
- 8 the UNIX and the UnixWare business. The amendment
- 9 clarifies the wording in this contract. It did not add
- 10 new business terms.
- 11 Q. From the assets of the UNIX and UnixWare
- 12 business transferred, though, there are certain assets
- 13 that are excluded from transfer in this contract, isn't
- 14 that right?

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- 15 A. Yes, there are.
  - MR. NORMAND: Objection to form.
- 17 THE WITNESS: It did not include the
- 18 Empire State Building.
- 19 BY MR. MELAUGH:
- 20 Q. Did Novell own the Empire State Building at
- 21 the time of the contract?
- 22 A. I don't know if that was relevant. You asked
- 23 if it excluded certain assets and it does.
- 24 Q. And one of the assets excluded from transfer
- 5 in this contract is, quote, all copyrights, end quote?

Page 27

- 1 Q. Why is that?
- 2 A. Because I know what the agreement was about
- 3 and what the intents of the parties were, so what
- 4 somebody who had no knowledge of that would have is
- 5 something I can't do.
- 6 Q. We can agree, though, that the face of this
- 7 contract, the language that's written here, excludes
- 8 all copyrights from the assets transferred?
- 9 A. No, I can only agree that what we did before
- 10 is that what -- those are the words that are on this
- 11 page. You asked me whether the words under A say all
- 12 copyrights and trademarks except for the trademarks
- 13 UNIX and UnixWare and, indeed, those are the letters
- 14 and words that are on this page.
- 15 Q. So, again, the language of this contract
- 16 excludes all copyrights from the assets transferred?
- 17 A. No, the language of the contract do not
- 18 exclude all copyrights and trademarks because the
- 19 language of the contract, including its amendments,
- 20 clarify and state about what was sold, which is when
- 21 you go back to -- I don't know exactly where the
- 22 sections are. It talks about selling the UNIX and the
- 23 UnixWare business, and then the copyrights and
- 24 trademarks relative to the UnixWare business were part
- 25 of the assets that were conveyed.

1 A. No.

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- 2 MR. NORMAND: Objection to form.
  - THE WITNESS: In this contract, the UNIX
- 4 and the UnixWare business and its assets were
- 5 transferred to SCO.
- 6 BY MR. MELAUGH:
- 7 Q. And the contract also lists from within that
- 8 category certain assets that are excluded, isn't that
- 9 right?
- MR. NORMAND: Objection to form.
- 11 THE WITNESS: No. Are you saying that
- 12 the contract is ambiguous?
- 13 BY MR. MELAUGH:
- 14 Q. I'm not asking that.
- 15 A. No, I'm asking if that's what you're saying,
- 16 because that's the interpretation I would get from your
- 17 statements. In one place it says that all the assets
- 18 of the UNIX and UnixWare business were transferred.
- 19 Q. Well, let's take a couple of steps back. The
- 20 way I understand this contract is that it sets out a
- 21 broad class of assets that are transferred and then it
- 22 carves out a portion of those assets that are excluded
- 23 from transfer. Do I have -- does my understanding
- 24 match --
- 25 A. Novell did not transfer their NetWare business

8 (Pages 26 to 29)

Page 29

### James Wilt

Page 32 Page 30 the amendment. I'm just talking about this document. to SCO, nor did it transfer the copyrights and 1 2 2 trademarks relative to the NetWare business to SCO. What items in --3 Let's focus on my question for a moment. Did 3 I'm sorry. I'm having a problem for one 4 I state that accurately? And I'll restate it. 4 understanding why you talk about this contract and not 5 Restate it, please. 5 the amendments. 6 6 Q. Sure. As a general matter, this deal is Well, with respect -- I get to ask the 7 7 structured as a transfer of assets, the contract spells questions and I'll get to the amendment, I promise you. out a broad class of assets, and then it spells out a 8 What I'm interested in here is just what's in this 9 Asset Purchase Agreement. And I think you said that 9 class of assets that are excluded from transfer. Does my understanding of the contract match your 10 there are other parts of this contract that I'm 10 understanding of the contract? 11 ignoring and I would like to know what parts those are? 11 MR. NORMAND: Objection to form. MR. NORMAND: Objection, calls for a 12 12 narrative. You want him to page through the APA? 13 THE WITNESS: On an extremely high level 13 MR. TIBBITTS: Yeah, why don't we do 14 you could certainly make that statement. You can't 14 15 draw any conclusions from that statement at that high 15 that? 16 level. 16 THE WITNESS: Yeah, do you want me to go 17 BY MR. MELAUGH: 17 all the way through? I mean, I covered some of this, I Q. Let's look at page 8 and 9. Again, I'm using 18 believe, in one of my declarations where I had spent 18 the page numbers that Novell has added to this 19 the time to go through the APA and identify areas that 19 20 document. If you could read Section 1.1(a) on these 20 talk about what is sold and certainly what the intent 21 two pages to yourself, I'll have a couple of questions 21 of what was sold. And so, you know, it says -- well, 22 for you about that. I'm not going to go through it. I mean, unless you 23 A. I have read it. want me to go through each page of the APA right now, I 24 24 Q. So this was what I was talking about a moment can't answer your question with more specific -ago. This transfers all of seller's right, title and 25 BY MR. MELAUGH: Page 31 Page 33 interest to the assets relating to the business, and 1 Q. You said earlier, quote, you're picking out 2 then on the next page it says that those assets won't 2 two sections of the contract and ignoring other items exclude the things listed in the excluded assets? 3 3 in the contract. I want to know what other items you 4 4 had in mind when you said that? Uh-huh. 5 5 MR. NORMAND: Objection to form. MR. NORMAND: Objection to form. The 6 6 BY MR. MELAUGH: rest of the contract. 7 7 Q. Do I have that right? MR. MELAUGH: Mr. Normand, that may be 8 8 your answer, but --A. That's what the words say. 9 9 Q. And on the list of excluded assets is the THE WITNESS: That's my answer. That's 10 phrase, quote, all copyrights? my answer. I have asked you before do you want me to 11 MR. NORMAND: Objection to form. 11 go through each page of the agreement and start talking about which sections of the agreement identify 12 BY MR. MELAUGH: statements about what was transferred and what was 13 Q. Isn't that right? 13 14 14 That's what the words say. sold? A. And so wouldn't you agree then that on the 15 15 I mean, for one, you can go back to -face of this contract, apart from the later amendment, 16 was it -- a Schedule C which lists all the trademarks. 16 17 all copyrights are excluded from the assets 17 If they weren't transferred as part of this agreement, 18 transferred? 18 why are they listed? There is certainly no right in 19 A. No. 19 this contract granted to use the trademarks, so they 20 MR. NORMAND: Objection to form. obviously must have been transferred. Otherwise, we 21 THE WITNESS: You're picking out two 21 would have been using them without having any right to 22 sections of the contract and ignoring other items in do that. the contract, in the amendment. 23 23 The copyrights must have been transferred. There is no right in this contract to 24 BY MR. MELAUGH:

9 (Pages 30 to 33)

make copies of the software, so obviously the

So what items am I -- I'm not talking about

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Page 34 Page 36 this point? copyrights must have been transferred. Otherwise, we 1 2 2 would have been violating copyright law with no MR. NORMAND: Objection to the form. 3 objection from Novell for probably a good ten years. 3 THE WITNESS: Yeah, what -- can you be a 4 Can you show me in this contract where 4 little bit more specific? We were in business to make 5 5 there is a right to reproduce or a right to grant money. I mean, that's --6 someone the right to reproduce other than to transfer 6 BY MR. MELAUGH: 7 7 the copyright to us? That's a good -- I think that's a fair 8 BY MR. MELAUGH: 8 clarification. What -- so how is SCO making money? 9 9 Sir, I have a couple of questions about what What is it doing to make money? Q. you have just said. Did you say that no trademarks 10 Selling product and services to the company 10 A. 11 were transferred under this contract and --11 and collecting that revenue. 12 A. No, they are transferred. 12 And what sorts of products is it selling? 13 They are transferred? 13 This is before the Asset Purchase Agreement. Q. 14 Because there is no right to use the It was selling software products. A. 14 15 trademarks that's explicitly put into this agreement, 15 What kind of software products? Q. 16 so the only way we had a right to use the trademarks is 16 A. Licenses and some boxes. I mean, how specific 17 if they were transferred to us. Then you have an 17 do you want to get? If you want to get down to implicit right to use the trademark because you own 18 specific -- clarify your question and I'll answer it 18 them, which is what happened in this agreement. 19 more specifically. 19 20 And the same thing with the copyright. There 20 What kinds of licenses and boxes are you 21 is no explicit right to copy. There is no explicit 21 selling? I mean, what's the -- as a general matter, right to grant others to copy. You don't need it in 22 what products is SCO -- I'm not talking about -- I 23 this agreement because the copyright was transferred to 23 don't want to know lines and version numbers, but as a 24 24 general matter, what kind of licensing and boxing us. 25 25 business is SCO in? Q. I take it then your testimony is that when the Page 35 Page 37 excluded assets says all copyrights, it means something 1 A. We sold system software, and some people, to 2 2 less than all copyrights? clarify, classify it as Tarantella systems software, 3 MR. NORMAND: Objection to form. 3 some people wouldn't. They would classify it as an THE WITNESS: It certainly does not mean 4 4 application. Infrastructure products maybe is a more all copyrights in the broadest sense of the word. In 5 general term. fact, it was referring to the copyrights related to the 6 6 And the sorts of -- you said that -- you 7 7 NetWare assets, which were not transferred and sold to divided it into we're selling products and we're also 8 selling services. What sorts of services was SCO 8 SCO. 9 BY MR. MELAUGH: 9 selling at the time just prior to the Asset Purchase 10 Where in this agreement does it say that the 10 Agreement? phrase "all copyrights" refers only to NetWare 11 The services were support contracts to either 11 12 copyrights? 12 provide assistance to customers, provide break-fix assistance, services -- there were some installation 13 MR. NORMAND: Objection to form. 13 14 THE WITNESS: I don't know that I can say 14 and bespoke programming services sold. that in this agreement those explicit words are there. 15 15 THE COURT REPORTER: I'm sorry, something 16 16 I believe it was the amendment that helped clarify that services? 17 issue because the contract may have been poorly 17 THE WITNESS: Bespoke. Oh, installation

> 18 services?

19 BY MR. MELAUGH:

- 20 Did the services always relate to the products 21
  - that SCO was selling or was there a broader class of
- 22 services?
- 23 A. At that time prior to the -- actually prior to
- 24 the formation of the business unit, all the services
- were related to the products that we sold.

10 (Pages 34 to 37)

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drafted.

BY MR. MELAUGH:

Okay. I think you can put the Asset Purchase

Agreement. Can you give me a general overview of what

SCO is doing at this point? What is SCO's business at

Agreement to the side now. I have some more general questions at this point. Now, the time frame I'm going

to be asking about is just prior to the Asset Purchase

### James Wilt

Page 74 Page 76 1 1 A. Yes. MR. NORMAND: And I have a few questions. 2 2 Now, I'm going to have the same sort of Q. 3 questions I had about the first declaration for you. 3 CROSS-EXAMINATION 4 Is this something that in the first instance you 4 **QUESTIONS BY MR. NORMAND:** 5 5 authored or is it something in the first instance that Mr. Wilt, you were handed an Exhibit 25 6 your counsel authored? 6 earlier in the day, which is --7 7 A. The process was the same for this declaration A. 8 as for the other. 8 Q. -- what we have described as your first 9 9 Q. So let me see if I can walk through that with declaration. Have you had occasion recently to review that declaration? your indulgence. That process was you spoke over the 10 10 11 phone, they sent you a first draft, you had comments 11 Yes, I did read through it last night. back about it, it proceeded from there? 12 12 O. Is there any part of the declaration that you A. 13 Yes. 13 feel is inaccurate or that you would like to correct? 14 Q. Do you recall what comments you had on the 14 A. 15 first draft of this? 15 If I could direct your attention to some Q. 16 A. No, actually I don't. 16 language in that declaration. I'm looking at paragraph 17 Q. Do you recall how many drafts this went 17 7 at the end where you say, in referring to the 18 through before the document we see here? 18 negotiations from August to September 1995 between Santa Cruz and Novell, that you, quote, "... understood 19 It could have been a couple of drafts. 19 A. 20 Q. Have you had any communications about this 20 Mr. Chatlos to be Novell's chief negotiator during 21 declaration with anyone other than SCO and its counsel? 21 those negotiations." Is that a correct statement? 22 22 A. That is a correct statement. 23 Q. Did you receive any compensation in connection 23 Q. You say in paragraph 8, quote, "It was my 24 with this declaration? 24 understanding and intent during those negotiations that No. But, again, I'll take your business card. SCO would acquire Novell's entire UNIX and UnixWare 25 Page 75 Page 77 1 Q. I'll keep that in mind. I don't think I have 1 business, including the copyrights. I do not recall 2 any more questions for you today. 2 and do not believe that there ever was any instance in 3 3 which anyone at SCO or Novell ever stated or exhibited A. Okay. 4 4 any contrary intent or understanding to me or anyone Q. And I spoke with opposing counsel off the else." 5 record. I think I am going to have to leave this deposition technically open because I haven't received 6 6 Is that an accurate statement? 7 7 drafts of your declaration in production from counsel. That's an accurate statement. 8 8 It may be that I need to ask you more questions once I Q. You say in the back half of paragraph 9, 9 9 see those drafts, but aside from that, I have no more quote, "It was my intent on behalf of SCO to acquire, 10 questions for you today. 10 through the APA, Novell's entire UNIX and UnixWare 11 Okay. 11 business, including the UNIX and UnixWare source code A. 12 MR. NORMAND: Let me just state for the 12 and all associated copyrights, and I believed then, 13 record I have had a conversation with counsel. To the 13 open parens, as now, close parens, that Novell's intent 14 extent the draft declarations that he refers to have was to sell all of those assets and rights." 14 not been produced, my view and SCO's view is that that 15 15 Is that an accurate statement? 16 is an issue that should have been raised before this 16 Yes, that's an accurate statement. You 17 deposition, so my position is the deposition is closed 17 wouldn't have had a business without having the 18 and that if the declarations or the draft declarations 18 copyrights and trademarks. 19 were to have been used at this deposition, it was an 19 Q. You say in paragraph 12, quote, "I do not 20 issue that counsel for Novell should have raised before 20 recall anyone on either side of the negotiations or 21 the deposition today. But I take it we can't resolve 21 transaction ever suggesting that Novell would retain a 22 22 that issue today. copyright relating to UNIX or UnixWare. I am not aware 23 MR. MELAUGH: I agree we can't resolve 23 of any discussions, whether general or specific, during that issue today. It's something that Mr. Normand and 24 the negotiations that contradict my understanding of the transaction as set forth in this declaration." I will discuss after today.

20 (Pages 74 to 77)

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- 1 Is that an accurate statement?
- 2 That is an accurate statement. A.
- 3 O. You say in paragraph 16, quote, "Pursuant to
- 4 the APA, the parties also signed a Technology Licensing
- 5 Agreement in early December 1995 in which Novell
- 6 licensed source code rights from SCO. In my view, this
- 7 licensing agreement was consistent with SCO's ownership
- of the UNIX and UnixWare copyrights following the
- 9 closing of the APA," end quote.
- 10 Is that an accurate statement?
- That's an accurate statement because if you 11 A.
- look at the Technology Licensing Agreement, it includes 12
- our giving Novell the right to reproduce and license, 13
- under certain conditions, that code, which if we didn't 14
- 15 own the copyrights and such, we wouldn't have had to
- give to Novell and wouldn't have been able to give to 16
- 17 Novell.
- 18 Q. I direct you back to paragraph 10 of your
- declaration. It states, quote, "Paragraph 4.16 of the 19
- 20 APA pertains to the binary royalty income stream that
- 21 Novell retained through the APA. The parties agreed to
- the language in paragraph 41.6(b) in order allow Novell
- to manage that royalty stream within the operation of
- SCO's customer source code licenses not at the
- expense of SCO's right to enforce its intellectual

- UNIX business, including the UNIX source code and 1
- 2 copyrights, to Santa Cruz except for binary royalties
- paid under the existing agreements pursuant to which
- UNIX System V, open paren, quote, SVRX, end quote,
- 5 close parens, licensees were paying such royalties, and
- 6 which Novell conveyed to Santa Cruz under the APA as 7 part of the UNIX business."
  - Is that an accurate statement?
  - That's an accurate statement, and it was the
- 10 existing licenses at the time of the transfer for SVRx
- 11 that Novell retained, you know, the equity interest or
- 12 the financial interest in.
- 13 I'm looking at paragraph 5. You say,
- 14 beginning with the second sentence, quote, "My
- 15 understanding was that Novell had no interest in
- 16 continuing in the UNIX business at all. If Santa Cruz
- 17 had paid the full purchase price originally proposed by
- 18 Novell, Novell would not have retained the binary
- 19 royalty stream or any rights to protect that royalty
- 20 stream. That context makes it clear that it was the
- 21 intent of the APA and Amendment No. 1 that Novell
- 22 retain rights to protect the existing binary royalty
- 23 stream, but other than the limited interest in UNIX
- 24 that Novell retained under the Technology License
- 25 Agreement for use with NetWare, there was no other

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- property protections under any such licenses, and not
- 2 to permit Novell to waive any of those protections. I
- 3 have reviewed Amendment No. 2 to the APA and believe
- that the language therein confirms that intent. In
- light of my intent, and based on my understanding of
- 6 the parties' intent, I do not believe that Novell had
- 7 or has any right to waive, or to direct or require SCO
- 8 to waive, any of its intellectual property rights or
- 9 protections."
- 10 Is that an accurate statement?
- 11 A. That's an accurate statement.
- 12 Q. Let me direct your attention, Mr. Wilt, to
- 13 what was marked earlier as Exhibit 27, which was
- 14 described as your second declaration.
- 15 A. Okay.
- 16 O. Have you had occasion recently to review
- 17 Exhibit 27?
- 18 Yes, I reviewed this yesterday again.
- 19 Q. Is there any aspect of Exhibit 27 that you
- 20 believe is incorrect or that you would like to correct?
- 21 A. No.
- 22 Q. Let me ask you about some specific paragraphs
- in this declaration. You say in paragraph 4, quote, 23
- "Santa Cruz's intent and agreement under the APA and 24
- Amendment No. 1 was for Novell to transfer the entire

- 1 reason or interest for Novell to have broader rights 2
  - relative" -- there is a "to" missing -- "relative to
  - the UNIX business and assets it sold Santa Cruz."
  - Is that an accurate statement?
  - A. That's an accurate statement.
- 6 I direct your attention to paragraph 9.
- 7 Quote, "Amendment No. 1 made clear that Santa Cruz was
- 8 not prohibited from amending or entering into new SVRx
- 9 licenses as a incidental part of licensing UnixWare.
- 10 UnixWare products are built on the prior versions of
- 11 the UNIX technology. Accordingly, when Novell and its
- 12 predecessors licensed a UnixWare product to a customer,
- 13 they also licensed all prior products as an incidental
- 14 part of the license." There is an "of" missing.
- 15 "Amendment No. 1 reflected the parties' intent
- and understanding that Santa Cruz would continue to 16
- license the prior UnixWare and SVRx products with its 17
- 18 UnixWare licenses without additional approvals from
- 19 Novell and without remitting any payments to Novell.
- 20 This was simply consistent with the reality of
- 21 licensing UnixWare," end quote.
- 22 Is that an accurate statement?
- 23 A. That's an accurate statement.
- 24 O. You say in paragraph 10, quote, "The APA and
- amendments thereto thus reflect Santa Cruz's intent in 25

21 (Pages 78 to 81)