

1 COOLEY LLP
 2 JOHN S. KYLE (CA 199196)
 3 jkyle@cooley.com
 4 4401 Eastgate Mall
 5 San Diego, California 92121
 6 Telephone: (858) 550-6000
 7 Facsimile: (858) 550-6420

8 FRANK V. PIETRANTONIO
 9 fpietrantonio@cooley.com
 10 CHRISTOPHER C. CAMPBELL
 11 ccampbell@cooley.com
 12 One Freedom Square
 13 11951 Freedom Drive
 14 Reston, VA 20190-5656
 15 Telephone: (703) 456-8000
 16 Facsimile: (703) 456-8100

17 Attorneys for Defendants
 18 MILLENNIAL MEDIA, INC.

19 UNITED STATES DISTRICT COURT
 20 SOUTHERN DISTRICT OF CALIFORNIA

21 STREETSPLACE, INC.,
 22 Plaintiff,
 23 v.
 24 GOOGLE INC.; ADMOB, INC.;
 25 MILLENNIAL MEDIA INC.; QUATTRO
 26 WIRELESS, INC.; NOKIA
 27 CORPORATION; NOKIA INC.; NAVTEQ
 28 CORPORATION; MILLENNIAL MEDIA,
 INC.; JUMPTAP, INC.; and DOES 1 through
 20,
 Defendants.

Case No. 3:10-CV-01757-LAB-AJB
**DECLARATION OF PATRICK A. DOODY IN
 SUPPORT OF MILLENNIAL MEDIA'S
 OPPOSITION TO STREETSPLACE'S MOTION
 TO DISQUALIFY**
 Judge: Hon. Larry Alan Burns
 Hearing Date: March 14, 2010
 Time: 11:15 AM
 Courtroom: 9, 2nd Floor
 Action Filed: August 23, 2010

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I, Patrick A. Doody, declare:

1. I am a member of the bars of Virginia and Washington, D.C., and I am a partner at Pillsbury Winthrop Shaw Pittman LLP in McLean, VA.

2. I do not represent any of the parties in the case Streetspace v. Google et al., Case No. 3:10-CV-01757-LAB-AJB. I provide this declaration in support of Millennial Media's Opposition to Streetspace's motion to disqualify Mr. Christopher C. Campbell and Cooley LLP as counsel to Millennial Media in this matter. I am not being compensated for my time in connection with providing this declaration.

3. I was a partner of Hunton & Williams ("Hunton") from 2000 to 2007. In 2001, I transferred from Hunton's Washington, D.C. office to Hunton's McLean, VA office. From 2001 to 2007, I was based in Hunton's McLean, VA office. I worked just a few offices down from Mr. Campbell at Hunton's McLean, VA office.

4. During my partnership at Hunton, to the best of my knowledge and belief Mr. Campbell did not hold any firm-wide management functions at Hunton, nor did Mr. Campbell hold any management functions for Hunton's McLean, VA office or its Washington, D.C. office.

5. During my partnership at Hunton, I never billed any time to Streetspace and had never heard of Streetspace. I never attended any meetings at Hunton where Streetspace or Streetspace matters were discussed. Nor did I ever learn after the fact that Streetspace or Streetspace matters were discussed at any Hunton meetings I did not attend.


6. While I was at Hunton, I was aware that Mr. Trevor Q. Coddington was working at Hunton's Washington, D.C. office.

7. At all times from December of 2002 until February of 2005, Mr. Campbell was a partner at Hunton's McLean, VA office. From December of 2002 until February of 2005, to the best of my knowledge and belief Mr. Campbell did not have an office in Washington, D.C. but

1 only had a Washington, D.C. phone number that was forwarded to Mr. Campbell's office in
2 McLean, VA.

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4 I declare under penalty of perjury under the laws of the United States of America that the
5 foregoing is true and correct.
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7 Dated: February 28, 2011



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10 By: Patrick A. Doody

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