1 2 3 4 5 6 7 8 9	COOLEY LLP JOHN S. KYLE (CA 199196) jkyle@cooley.com 4401 Eastgate Mall San Diego, California 92121 Telephone: (858) 550-6000 Facsimile: (858) 550-6420  FRANK V. PIETRANTONIO fpietrantonio@cooley.com CHRISTOPHER C. CAMPBELL ccampbell@cooley.com One Freedom Square 11951 Freedom Drive Reston, VA 20190-5656 Telephone: (703) 456-8000	
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13	LIMITED OTATES	P. DISTRICT COLDT
14	UNITED STATES DISTRICT COURT  SOUTHERN DISTRICT OF CALIFORNIA	
15	SOUTHERN DISTR	ICT OF CALIFORNIA
16		
17	STREETSPACE, INC.,	Case No. 3:10-CV-01757-LAB-AJB
18	Plaintiff,	DECLARATION OF KEVIN TODD DUNCAN IN SUPPORT OF MILLENNIAL MEDIA'S
19	v.	OPPOSITION TO STREETSPACE'S MOTION
20	GOOGLE INC.; ADMOB, INC.;	TO DISQUALIFY
21	MILLENNIAL MEDIA INC.; QUATTRO WIRELESS, INC.; NOKIA	Judge: Hon. Larry Alan Burns Hearing Date: March 14, 2010
22	CORPORATION; NOKIA INC.; NAVTEQ CORPORATION; MILLENIAL MEDIA,	Time: 11:15 AM Courtroom: 9, 2nd Floor
23	INC.; JUMPTAP, INC.; and DOES 1 through 20,	,
24	Defendants.	Action Filed: August 23, 2010
25	Detenuants.	
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COOLEY LLP Attorneys At Law	CASE NO. 10-CV-1757-LAB-AJB	DECLARATION OF KEVIN TOBD DUNCAN IN SUPPORT OF Millennial Media's Opposition to Streetspace's Motion to Disqualify

I, Kevin Todd Duncan, declare:

- 1. I am a member of the bars of Indiana, Kentucky, and Virginia, and I am a partner at Valenti Hanley & Robinson PLLC in Louisville, KY.
- 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 joined Hunton & Williams in 1998 from a Midwest-based firm. From 1998-2001, I was an associate with Hunton & Williams ("Hunton"). From 2001 until I withdrew in 2006, I was a partner with Hunton. In 2000, I along with Mr. Campbell transferred from Hunton's Washington, D.C. office to Hunton's McLean, VA office. From 2000-2006, 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, Mr. Campbell did not hold any firm-wide management functions at Hunton. Mr. Campbell also did not 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.

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7. At all times from December of 2002 until February of 2005, Mr. Campbell was a partner at Hunton's McLean, VA office, as was I. From December of 2002 until February of 2005, Mr. Campbell did not have an office in Washington, D.C. but only had a Washington, D.C. phone number that was forwarded to Mr. Campbell's office in McLean, VA.

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8. I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Dated: February 28, 2011

By: Kevin Todd Duncan