Doc., 27 Att. 3 Kinderstart.Com, LLC v. Google, Inc. Case 5:06-cv-02057-JF Document 27-4 Filed 06/09/2006 Page 1 of 2 Gregory J. Yu (State Bar No. 133955) 1 GLOBAL LAW GROUP 2015 Pioneer Court, Suite P-1 San Mateo, CA 94403 Telephone: (650) 570-4140 3 Facsimile: (650) 570-4142 E-mail: glgroup [at] inreach [dot] com 4 5 Attorney for Plaintiffs and Proposed Class and Subclasses 6 7 8 UNITED STATES DISTRICT COURT 9 NORTHERN DISTRICT OF CALIFORNIA 10 SAN JOSE DIVISION 11 KINDERSTART.COM LLC, a California Case No. C 06-2057 JF limited liability company, on behalf of itself and 12 all others similarly situated, **DECLARATION OF GLENN CANADY** IN SUPPORT OF PLAINTIFF'S 13 **OPPOSITION TO (1) DEFENDANT'S** Plaintiffs, SPECIAL MOTION TO STRIKE 14 **PURSUANT TO CCP § 425.16** v. 15 GOOGLE, INC., a Delaware corporation, 16 Defendant. 17 18 I, GLENN CANADY, HEREBY DECLARE AS FOLLOWS: 19 1. My name is Glenn Canady. My business and residence are in the State of Florida. 20 2. I am a minority owner of a privately owned corporation, established in the State 21 of Nevada (the "Web Firm"). As of November 2004, the Web Firm owned a group of Websites, each with a 22 3. 23 unique Uniform Resource Locator (URL). A number of our Websites were suddenly removed from the Google Web Index in late 2004 and the traffic to the site dropped. PageRanks of these 24 25 sites fell all the way down to '0'. I did not receive any notice or explanation from Google as to the reason for the Website's removal or the PageRank drop. Up until March 31, 2006, none of 26 27 these sites experienced any material improvement or change in PageRank. 28 Case No. C 06-2057 JF DECLARATION OF GLENN CANADY RE OPPOSITION TO DEFENDANT'S SPECIAL -1-

MOTION

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28