Kinderstart.Com, L	C v. Google, Inc.				Doc. 48
	Case 5:06-cv-02057-JF	Document 48	Filed 09/18/2006	Page 1 of 3	
1 2 3 4 5 6 7	DAVID H. KRAMER, State LISA A. DAVIS, State Bar M BART E. VOLKMER, State WILSON SONSINI GOODF Professional Corporation 650 Page Mill Road Palo Alto, CA 94304-1050 Telephone: (650) 493-9300 Facsimile: (650) 565-5100 DKramer@wsgr.com JONATHAN M. JACOBSON WILSON SONSINI GOODF Professional Corporation 12 East 49th Street, 30th Floor	No. 179854 Bar No. 223732 RICH & ROSATI N RICH & ROSATI			
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10	JJacobson@wsgr.com				
11	Attorneys for Defendant Google Inc.				
12					
13	UNITED STATES DISTRICT COURT				
14	NORTHERN DISTRICT OF CALIFORNIA				
15	SAN JOSE DIVISION				
16					
17 18	KINDERSTART.COM, LLC, a California limited liability company, on behalf of itself and all others similarly situated,		d)) JOINT STII	CASE NO.: C 06-2057 JF (RS) JOINT STIPULATION AND	
19	Plaintiffs,) PAGE LIM	D] ORDER TO EXCER ITS FOR BRIEFING IN	
20	v.			NT'S MOTION TO	
21	GOOGLE INC., a Delaware	corporation,		LAINTIFF'S SECOND COMPLAINT	
22	Defendant.			. Jeremy Fogel	
23) Date:) Time:		
24) Courtroom:		
25)		
26					
27					
28					
	JOINT STIPULATION AND [PROPOSEI EXCEED PAGE LIMITS FOR BRIEFING Case No. 06-2057 JF (RS)			Dockets	.Justia.com

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1	WHEREAS, on September 1, 2006, Plaintiff KinderStart.com LLC ("KinderStart") filed				
2	a Second Amended Class Action Complaint ("SAC");				
3	WHEREAS, on or before September 22, 2006, Defendant Google Inc. ("Google") will				
4	file a Notice of Motion including moving and supporting papers to dismiss KinderStart's SAC,				
5	after which KinderStart will file an Opposition, and Google will subsequently file a Reply;				
6	WHEREAS, Civil L.R. 7-2(b) limits the length of a motion to no more than 25 pages,				
7	Civil L.R. 7-3(a) limits the length of an opposition brief to no more than 25 pages, and Civil L.R.				
8	7-3(c) limits the length of any reply brief to no more than 15 pages;				
9	Pursuant to Civil L.R. 7-12, KinderStart and Google jointly submit this stipulation to				
10	request the Court to permit Defendant Google to file a Motion to Dismiss Plaintiff's SAC not to				
11	exceed 35 pages, to permit Plaintiff KinderStart to file an opposition brief not to exceed 35				
12	pages, and to permit Defendant Google to file a reply brief not to exceed 20 pages.				
13					
14	Dated: September 18, 2006 WILSON SONSINI GOODRICH & ROSATI				
15	Professional Corporation				
16	By: /s/ David H. Kramer				
17					
18	Attorneys for Defendant Google Inc.				
19	Dated: September 18, 2006 GLOBAL LAW GROUP				
20					
21	By:/s/ Gregory J. Yu				
22					
23	Attorneys for Plaintiff KinderStart.com LLC and for the Members of the Class				
24					
25					
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1	ECF CERTIFICATION				
2	I, David H. Kramer, am the ECF User whose identification and password are being used				
3	to file this Joint Stipulation and [Proposed] Order to Exceed Page Limits for Briefing in				
4	Connection with Defendant's Motion to Dismiss Plaintiff's Second Amended Complaint. In				
5	compliance with General Order 45.X.B, I hereby attest that Gregory J. Yu has concurred in this				
6	filing.				
7	Detade Contember 19, 2006 WILCON CONCINI COODDICIL & DOCATI				
8	Dated: September 18, 2006 WILSON SONSINI GOODRICH & ROSATI Professional Corporation				
9	P _V , /o/				
10	By:/s/ David H. Kramer				
11	Attorneys for Defendant Google Inc.				
12	[PROPOSED] ORDER				
13	PURSUANT TO STIPULATION, IT IS SO ORDERED. The maximum page lengths for				
14	the respective briefs of the parties are hereby approved by the Court.				
15					
16	Dated: The Honorable Jeremy Fogel				
17	United States District Judge				
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