1 2 3 4 5 6	GIRARD & VINSON, LLP CHRISTIAN M. KEINER, SBN 95144 MICHELLE L. CANNON, SBN 172680 1006 Fourth Street, Eighth Floor Sacramento, CA 95814-3326 Telephone: (916) 446-9292 Attorneys for TWIN RIDGES ELEMENTARY SCHOOL DISTRICT KRONICK MOSKOVITZ TIEDEMANN & GIRARD SUSAN R. DENIOUS, SBN 155033		
7 8	400 Capitol Mall, 27th Floor Sacramento CA 95814-4416 Telephone: (916) 321-4500		
9	Attorneys for SACRAMENTO CITY UNIFIED SCHOOL DISTRICT		
10	UNITED STATES DISTRICT COURT		
11	EASTERN DISTRICT OF CALIFORNIA		
12			
13	PLANS, Inc., ) Case No. CIV. S-98-0266 FCD PAN		
14	Plaintiffs, ) Date: April 1, 2005 ) Time: 10:00 a.m.		
15	v. ) Place: Courtroom 2		
16 17	SACRAMENTO CITY UNIFIED SCHOOL)SUPPLEMENTAL DECLARATION OFDISTRICT, TWIN RIDGES ELEMENTARY)MICHELLE L. CANNON IN SUPPORT OFSCHOOL DISTRICT, DOES 1-100,)MOTIONS IN LIMINE		
18	Defendants.		
19	)		
20	I, Michelle L. Cannon, declare as follows:		
21	1. I am an attorney at law duly authorized to practice in the United States District		
22	Court, Eastern District of California, and I am one of the attorneys of record for Defendant		
23	TWIN RIDGES ELEMENTARY SCHOOL DISTRICT (hereafter "TRESD").		
24	2. Attached collectively as Exhibit A are true and correct copies of Plaintiff's Answers to		
25	Interrogatories Set No. One, collectively propounded by TRESD and SACRAMENTO CITY		
26	UNIFIED SCHOOL DISTRICT (hereafter "SCUSD").		
27	3. Attached as Exhibit B is a true and correct copy of Plaintiff's Answer to Interrogatories, Set		
28	No. Two.		
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1	4.	Attached as Exhibit C is a true and correct copy of Plaintiff's Answer to Special
2		Interrogatories, Set. No. Three.
3	5.	Attached hereto as Exhibit D is a true and correct copy of Plaintiff's Supplemental Answer to
4		Special Interrogatories, Set. No. Three.
5	6.	Attached hereto as Exhibit E is a true and correct copy of Plaintiff's Second Supplemental
6		Answer to Special Interrogatories, Set No. Three.
7	7.	Attached collectively as Exhibit F are true and correct copies of Plaintiff's Responses to
8		Request for Production of Documents, Set No. One, propounded by TRESD and SCUSD.
9	8.	Attached hereto as Exhibit G is a true and correct copy of Plaintiff's Response to Request for
10		Production of Documents, Set No. Two, received January 15, 2004.
11	9.	Attached hereto as Exhibit H is a true and correct copy of Plaintiff's Response to Request for
12		Production of Documents, Set No. Two, received April 5, 2004.
13	10.	Attached hereto as Exhibit I is a true and correct copy of Plaintiff's Response to Request For
14		Admissions, Set. No. One.
15	11.	Attached hereto as Exhibit J is a true and correct copy of Plaintiff's Supplemental Response
16		to Request for Admissions, Set No. One, received on April 5, 2004.
17	12.	The discovery responses of Plaintiff attached hereto are the only discovery responses
18		Defendants have received from Plaintiff in this case.
19	13.	Plaintiff did not disclose the names set forth in Defendants' moving papers as witnesses or
20		potential witnesses in this case until it filed its most recent witness list with the court in
21		January 2005, almost one year after discovery closed.
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	SUPPLEM	IENTAL DECLARATION OF MICHELLE L. CANNON CIV. S-98-0266 FCD PAN
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1	14. Plaintiff did not disclose documents as set forth in Defendants' moving papers until it filed
2	its most recent exhibit list with the court in January 2005, almost one year after discovery
3	closed.
4	I declare under penalty of perjury under the laws of the United States that the foregoing is true
5	and correct and that this declaration was executed this 25th day of March, 2005, at Sacramento,
6	California.
7	/s/ Michelle L. Cannon Michelle L. Cannon
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	SUPPLEMENTAL DECLARATION OF MICHELLE L. CANNON CIV. S-98-0266 FCD PAN