DECLARATION OF SPECIAL AGENT J. CHRISTOPHER McDONOUGH

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10	Auomeys for Flamum	
11	UNITED STAT	TES DISTRICT COURT
12	NORTHERN DIS	TRICT OF CALIFORNIA
13	SAN FRAI	NCISCO DIVISION
14	UNITED STATES OF AMERICA,	No. CR 07–00705 SI
15	Plaintiff,	DECLARATION OF SPECIAL AGENT
16	v.	J. CHRISTOPHER McDonough
17	EDMUND JEW,	Date: March 21, 2008 Time: 11:00 a.m.
18	Defendant.	Time: 11.00 a.m.
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21	I, J. CHRISTOPHER McDONOU	•
22	1. I am a Special Agent with	the FBI, assigned to the San Francisco Field
23	Office. I have been employed as a Speci	al Agent since 1999 and am assigned to
24	investigate white-collar crime, including	public corruption cases. I have been the lead
25	case agent on the investigation of Edmur	nd Jew since the matter was first referred to the
26	FBI in May 2007.	
27	2. The FBI first learned of br	ibery allegations against Jew on May 2, 2007. It
28	is my understanding that Steven Gruel co	ontacted an agent in the FBI's office in Concord,
	DECLARATION OF J. CHRISTOPHER MCDONO	UGH

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California. The Concord-based agent passed the referral to Supervisory Special Agent Susan Sivok, who oversees the FBI's public-corruption investigations in San Francisco. SSA Sivok assigned the investigation to me.

- 3. The FBI began its investigation immediately. We contacted the Quickly store representatives from whom Jew had allegedly demanded bribe money. They agreed to assist the FBI with the investigation.
- The FBI did not and does not understand Leland Yee to be a percipient 4. witness to the allegations against Jew. Senator Yee was part of the chain of communications beginning with the Quickly store owners and ending with the FBI, and also had some historical knowledge regarding both the Defendant and Robert Chan. However, I did not and do not understand Mr. Yee to have any direct involvement in or personal knowledge of the allegations in this case. I base this understanding on my knowledge of the investigation, as well as my participation in the FBI's interview of Leland Yee.
- 5. The first time I ever heard of an alleged attorney-client relationship between Yee and Gruel was when Jew made this allegation in the Motion currently pending before this Court.
- 6. I declare under penalty of perjury that the foregoing is true and correct. Executed this 7th day of March, 2008, in San Francisco, California.

Special Agent, FB