IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

GEOTAG, INC.

v. NO. 2:10-CV-00572

STARBUCKS CORP., ET AL.

JURY

AMENDED STIPULATION REGARDING PIZZERIA UNO

Plaintiff Geotag, Inc. ("Geotag") respectfully submits this stipulation regarding Defendant Pizzeria Uno Corp. ("Uno"), as follows:

I.

Defendant Uno has represented that its debts were discharged in bankruptcy as of July 6, 2010 per a discharge injunction issued by the Southern District of New York. Based upon the foregoing discharge injunction issued by the Southern District of New York, Geotag's stipulates that its claims in this action against Uno seek no liability or damages from Uno prior to Uno's bankruptcy discharge, and that Geotag's claims against Uno relate only to infringement of the '474 patent occurring after Uno's bankruptcy discharge.

March 14, 2011

Respectfully submitted,

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By: /s/ John J. Edmonds

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ATTORNEYS FOR PLAINTIFF GEOTAG, INC.

CERTIFICATE OF SERVICE

I hereby certify that all counsel of record who are deemed to have consented to electronic service are being served with a copy of this document via the Court's CM/ECF system per Local Rule CV-5(a)(3). Other defendants will be served in accordance with the Federal Rules of Civil Procedure.

March 14, 2011 /s/ John J. Edmonds
John J. Edmonds