LEWIS BRISBOIS

BISGAARD & SMITH LLP ATTORINEYS AT LAW

1	CENTER FOR DISABILITY ACCESS		
2	Ray Ballister, Jr., Esq., SBN 111282 Phyl Grace, Esq., SBN 171771		
	Dennis Price, Esq., SBN 279082		
3	Russell Handy, Esq., SBN 195058 Mary Melton, Esq. SBN 164407		
4	<u>Mail</u> : PO Box 262490 San Diego, CA 92196-2490		
5	Delivery: 9845 Erma Road, Suite 300		
6	San Diego, CA 92131 (858) 375-7385; (888) 422-5191 fax		
7	phylg@potterhandy.com		
	Attorneys for PLAINTIFF		
8	SCOTT JOHNSON		
9	LEWIS BRISBOIS BISGAARD & SMITH 1	LP	
10	SHANE SINGH, SB# 202733 E-Mail: Shane.Singh@lewisbrisbois.com		
11	ASHLEY N. ARNETT, SB# 305162		
12	E-Mail: Ashley.Arnett@lewisbrisbois.com 2020 West El Camino Avenue, Suite 700		
13	Sacramento, California 95833 Telephone: 916.564.5400		
14	Facsimile: 916.564.5444		
15	Attorneys for DEFENDANT STARBUCKS CORPORATION		
16			
10	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA		
17			
17	NORTHERN DISTR	RICT OF CALIFORNIA	
17 18	NORTHERN DISTR	RICT OF CALIFORNIA	
1000			54
18	SCOTT JOHNSON,	CASE NO. 3:17-cv-024	
18 19		CASE NO. 3:17-cv-024 STIPULATION AND EXTEND TIME TO A	REQUEST TO NSWER INITIAL
18 19 20 21	SCOTT JOHNSON,	CASE NO. 3:17-cv-024 STIPULATION AND	REQUEST TO NSWER INITIAL
18 19 20 21 22	SCOTT JOHNSON, Plaintiff, vs. BLACKHAWK CENTERCAL, LLC and	CASE NO. 3:17-cv-024 STIPULATION AND EXTEND TIME TO A COMPLAINT WITH- ORDER	REQUEST TO NSWER INITIAL PROPOSED]
18 19 20 21 22 23	SCOTT JOHNSON, Plaintiff, vs. BLACKHAWK CENTERCAL, LLC and STARBUCKS CORPORATION,	CASE NO. 3:17-cv-024 STIPULATION AND I EXTEND TIME TO A COMPLAINT WITH- ORDER Complaint Filed: Service Date:	REQUEST TO NSWER INITIAL [PROPOSED] April 29, 2017 May 5, 2017
 18 19 20 21 22 23 24 	SCOTT JOHNSON, Plaintiff, vs. BLACKHAWK CENTERCAL, LLC and	CASE NO. 3:17-cv-024 STIPULATION AND I EXTEND TIME TO A COMPLAINT WITH ORDER Complaint Filed:	REQUEST TO NSWER INITIAL [PROPOSED] April 29, 2017 May 5, 2017
18 19 20 21 22 23	SCOTT JOHNSON, Plaintiff, vs. BLACKHAWK CENTERCAL, LLC and STARBUCKS CORPORATION,	CASE NO. 3:17-cv-024 STIPULATION AND I EXTEND TIME TO A COMPLAINT WITH-ORDER Complaint Filed: Service Date: Current Response Date:	REQUEST TO NSWER INITIAL [PROPOSED] April 29, 2017 May 5, 2017 May 26, 2017
 18 19 20 21 22 23 24 	SCOTT JOHNSON, Plaintiff, vs. BLACKHAWK CENTERCAL, LLC and STARBUCKS CORPORATION,	CASE NO. 3:17-cv-024 STIPULATION AND I EXTEND TIME TO A COMPLAINT WITH- ORDER Complaint Filed: Service Date: Current Response Date: New Response Date:	REQUEST TO NSWER INITIAL PROPOSED] April 29, 2017 May 5, 2017 May 26, 2017 June 25, 2017
 18 19 20 21 22 23 24 25 	SCOTT JOHNSON, Plaintiff, vs. BLACKHAWK CENTERCAL, LLC and STARBUCKS CORPORATION,	CASE NO. 3:17-cv-024 STIPULATION AND I EXTEND TIME TO A COMPLAINT WITH-ORDER Complaint Filed: Service Date: Current Response Date: New Response Date: Trial Date:	REQUEST TO NSWER INITIAL PROPOSED April 29, 2017 May 5, 2017 May 26, 2017 June 25, 2017 None Set
 18 19 20 21 22 23 24 25 26 	SCOTT JOHNSON, Plaintiff, vs. BLACKHAWK CENTERCAL, LLC and STARBUCKS CORPORATION, Defendant.	CASE NO. 3:17-cv-024 STIPULATION AND F EXTEND TIME TO A COMPLAINT WITH- ORDER Complaint Filed: Service Date: Current Response Date: New Response Date: Trial Date:), and Defendant STARBU	REQUEST TO NSWER INITIAL PROPOSED] April 29, 2017 May 5, 2017 May 26, 2017 June 25, 2017 None Set
 18 19 20 21 22 23 24 25 26 27 	SCOTT JOHNSON, Plaintiff, vs. BLACKHAWK CENTERCAL, LLC and STARBUCKS CORPORATION, Defendant. Plaintiff SCOTT JOHNSON ("Plaintiff"	CASE NO. 3:17-cv-024 STIPULATION AND I EXTEND TIME TO A COMPLAINT WITH- ORDER Complaint Filed: Service Date: Current Response Date: New Response Date: Trial Date:), and Defendant STARBU tend the time for Defendant	REQUEST TO NSWER INITIAL PROPOSED] April 29, 2017 May 5, 2017 May 26, 2017 June 25, 2017 None Set CKS CORPORATION to answer the initial 3:17-cv-02454

1	complaint from May 26, 2017 to June 25, 2017.		
2	Pursuant to Civil Local Rule 6-1(a), this extension will not alter the date of any event or		
3	any deadline already fixed by Court order.		
4	Respectfully Submitted,		
5	Dated: June 22, 2017 LEWIS BRISBOIS BISGAARD & SMITH LLP		
6			
7	By: /s/ Shane Singh		
8	Shane Singh		
9	Ashley N. Arnett Attorneys for DEFENDANT STARBUCKS		
10	CORPORATION		
11	Dated: June 22, 2017 CENTER FOR DISABILITY ACCESS		
12			
13	By: /s/ Mary Melton		
14	Phyl Grace, Esq. Mary Melton, Esq.		
15	Attorneys for PLAINTIFF SCOTT JOHNSON		
16	SIGNATURE OF COUNSEL		
17	Pursuant to Local Rule 5-1 of the Northern District of California, I hereby certify that the		
18	content of this document is acceptable to Phyl Grace and Mary Melton, counsel for Plaintiff Scott		
19	Johnson, and that I have obtained Ms. Melton's authorization to affix her electronic signature to		
20	this document.		
21	ORDER		
22	Based on the Stipulation of the Parties and good cause appearing, the deadline for		
23	Defendant STARBUCKS CORPORATION to Answer Plaintiff SCOTT JOHNSON'S Complaint		
24	is now June 26, 2017.		
25	DATED: June 22, 2017.		
26	District Judge William Alsup		
27			
28			
	<u>4820-7219-7449.1</u> <u>2</u> <u>3:17-cv-02454</u>		
	STIPULATION AND REQUEST TO EXTEND TIME TO ANSWER INITIAL COMPLAINT		

LEWIS BRISBOIS

BISGAARD & SMITH LLP ATTORNEYS AT LAW