UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

AVI KOSCHITZKI, on Behalf of Himself) and all Others Similarly Situated,) Plaintiff,) v.) APPLE INC. and AT&T MOBILITY LLC,) Defendants.)

Civil Action No. 1:08-CV-04451-JBW-VVP

STIPULATION AND [PROPOSED] ORDER

WHEREAS on November 24, 2008, defendants Apple Inc. ("Apple") and AT&T Mobility LLC ("ATTM") (collectively, "Defendants") each separately filed a motion to dismiss the Complaint; Apple filed a motion to strike Plaintiff's claim for minimum and punitive damages under the New York General Business Law (in which ATTM joined); and ATTM filed a motion, pursuant to the Federal Arbitration Act, 9 U.S.C. §§ 1-16, for an order, *inter alia*, compelling Plaintiff to pursue his claims in arbitration or small claims court (collectively, the "Motions");

WHEREAS on January 8, 2009, plaintiff Avi Koschitzki ("Koschitzki") filed oppositions to the Motions;

WHEREAS, on January 8, 2009, Koschitzki also filed a motion to strike the Declaration of Richard A. Nagareda, which ATTM had submitted in support of its motion to compel arbitration; WHEREAS, on January 26, 2009, ATTM filed its opposition to Koschitzki's motion to strike;

WHEREAS, the parties agree that ATTM's reply to its motion to compel arbitration and Koschitzki's reply to its motion to strike the declaration of Richard Nagareda shall be extended from February 17, 2009 to February 24, 2009.

WHEREAS this is the parties' second request for a short extension of time in connection with the briefing of Koschitzki's motion to strike, and the parties' third request for a short extension of time in connection with the briefing of ATTM's motion to compel arbitration;

IT IS HEREBY STIPULATED AND AGREED, by and between counsel for the parties, that the time for ATTM to file its reply to its motion to compel arbitration and the time for Koschitzki to file his reply to the motion to strike the declaration of Richard Nagareda is hereby extended from February 17, 2009 to February 24, 2009.

Dated: February 13, 2009

RIGRODSKY & LONG, P.A.

BY: /s/Mark S. Reich Mark S. Reich Joseph Russello 585 Stewart Avenue, Suite 304 Garden City, NY 11530 Tel: (516) 683-3516 Fax: (302) 654-7530

and

CROWELL & MORING LLP

By: /s/ Stephen D. Greenblatt Stephen D. Greenblatt 153 East 53rd Street New York, NY 10022 Tel.: (212) 895-4265 Fax: (212) 223-4134

Attorney for Defendant AT&T Mobility LLC

Seth D. Rigrodsky Brian D. Long 919 New Market Street, Suite 980 Wilmington, DE 19801 Tel: (302) 395-5310 Fax: (302) 654-7530

Attorneys for Plaintiff

OF COUNSEL:

STEIN FARKAS & SCHWARTZ LLP

Aaron M. Stein Joshua FarkAs 1639 East 13 St. Brooklyn, NY 11229 Tel: (718) 645-5600 Fax: (718) 645-3767

IT IS SO ORDERED.

Dated:

___, 2009

Brooklyn, New York

OF COUNSEL:

CROWELL & MORING LLP

Kathleen Taylor Sooy Lynn E. Parseghian 1001 Pennsylvania Avenue, N.W. Washington, DC 20004 Tel.: (202) 624-2500 Fax: (202) 628-5116

MAYER BROWN LLP

Evan M. Tager Archis A. Parasharami Kevin S. Ranlett 1909 K St., NW Washington, DC 20006 Tel: (202) 263-3000 Fax: (202) 263-3300

The Honorable Jack B. Weinstein, U.S.D.J.