

PUBLIC UTILITIES COMMISSION

505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3298



FILED

08-27-10
02:01 PM



Orange Coast Oncology Hematology
Medical Associates Inc.,

Complainant

vs.

AT&T Communications of California Inc.,
(U5002C),

Defendant

(ECP)
Case No. (C.) 10-07-025
(Filed July 28, 2010)

AMENDED INSTRUCTIONS TO ANSWER NOTICE – NO HEARING DATE:¹

TO:

DEFENDANT	COMPLAINANT
<p>AT&T Communications of California Inc. (U5002C) Attn: Greta L. Banks, Area Manager – Regulatory Relations 525 Market St., 19th Floor No. 17 San Francisco, CA 94105 Telephone (415) 778- 1271 Email: gb2682@att.com</p>	<p>Orange Coast Oncology Hematology Medical Associates Inc., Attn: Andres Lopez 17500 Red Hill Avenue # 250 Irvine CA 92614 Phone: (949) 474-5722 Email: andres.lopez@ocoh.com</p>

Pursuant to Rule 4.3 of the Commission's Rules of Practice and Procedure, this is the electronically filed Amended Instructions to Answer Notice – No Hearing Date from the Docket Office of the California Public Utilities Commission. The Defendant is hereby notified that the above-entitled Amended Complaint was filed against you as defendant on **August 27, 2010**. **You are hereby directed to answer the Amended Complaint in writing within twenty (20) days from today in compliance with Rule 4.4.** Your **verified answer** shall be filed electronically at <http://efile.cpuc.ca.gov/thin/cp.exe> or if in paper form, sent to the California Public Utilities Commission, Attn.: Docket Office, 505 Van Ness Avenue, San Francisco, CA 94102. **A copy must also be sent to Complainant.**

NO HEARING SET AT THIS TIME

Based on a Directive from the Assigned Administrative Law Judge, Robert A. Barnett, there is no Hearing set at this time. A hearing date will be set after ALJ Barnett reviews the Answer of Defendant.

¹ This Amended Instruction to Answer Notice – No Hearing Date, supersedes and replaces the Instruction to Answer Notice filed on August 2, 2010.

NOTICE TO PARTIES:

Please acknowledge your receipt of this Notice within 24 hours of receipt by completing the enclosed **NOTICE AND ACKNOWLEDGEMENT OF RECEIPT** form and returning it either as an Attachment to an Email addressed to Martin Nakahara (mmn@cpuc.ca.gov) or Annalissa Herbert (ajh@cpuc.ca.gov) in the Docket Office or by mail to the Docket Office in the self-addressed envelope provided. A self-addressed envelope is provided only if you are served by First Class U.S. mail or by Certified U.S. Mail Return Receipt Requested.

It may be possible to resolve this matter through the Commission's Alternative Dispute Resolution Program. Please see the enclosed information on the ADR Program or go the ADR link on the Commission's website (www.cpuc.ca.gov/PUC/adr/).

If you have any questions regarding the hearing date, time or location, please call the Calendar Clerk at (415) 703-1203.

Dated at San Francisco, California on August 27, 2010.

/s/ KAREN V. CLOPTON

KAREN V. CLOPTON

Chief Administrative Law Judge

KVC/ajh

Enclosures: As specified on the Certificate of Service attached hereto and incorporated by reference herein.

cc: ALJ Barnett; Ann Hoang, Calendar Clerk (all via email only)

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4.4. (Rule 4.4) Answers

The answer must admit or deny each material allegation in the complaint and shall set forth any new matter constituting a defense. Its purpose is to fully advise the complainant and the Commission of the nature of the defense. At least one of the defendants filing an answer must verify it, but if more than one answer is filed in response to a complaint against multiple defendants, each answer must be separately verified. (See Rule 1.11.)

The answer should also set forth any defects in the complaint which require amendment or clarification. Failure to indicate jurisdictional defects does not waive these defects and shall not prevent a motion to dismiss made thereafter.

The answer must state any comments or objections regarding the complainant's statement on the need for hearing, issues to be considered and proposed schedule. The proposed schedule shall be consistent with the categorization of the proceeding, including a deadline for resolving the proceeding within 12 months or less (adjudicatory proceeding) or 18 months or less (ratesetting or quasi-legislative proceeding). (See Article 7.)

Answers must include the full name, address, and telephone number of defendant and the defendant's attorney, if any, and indicate service on all complainants.

4.5. (Rule 4.5) Expedited Complaint Procedure

(a) This procedure is applicable to complaints against any electric, gas, water, heat, or telephone company where the amount of money claimed does not exceed the jurisdictional limit of the small claims court referenced in Pub. Util. Code § 1702.1.

(b) No attorney at law shall represent any party other than himself or herself under the Expedited Complaint Procedure.

(c) No pleading other than a complaint and answer is necessary.

(d) A hearing without a reporter shall be held within 30 days after the answer is filed.

(e) Separately stated findings of fact and conclusions of law will not be made, but the decision may set forth a brief summary of the facts.

(f) Complaints calendared under the Expedited Complaint Procedure are exempt from the categorizing and scoping requirements of Article 7 and the requirements of Article 8 regarding communications with decisionmakers and Commissioners' advisors.

(g) The Commission or the presiding officer, when the public interest so requires, may at any time prior to the filing of a decision terminate the Expedited Complaint Procedure and recalendar the matter for hearing under the Commission's regular procedure.

(h) The parties shall have the right to file applications for rehearing pursuant to Section 1731 of the Public Utilities Code. If the Commission grants an application for rehearing, the rehearing shall be conducted under the Commission's regular hearing procedure.

(i) Decisions rendered pursuant to the Expedited Complaint Procedure shall not be considered as precedent or binding on the Commission or the courts of this state.

(END OF RULES 4.4 and 4.5)

Alternative Dispute Resolution Program (ADR)

ADR commonly describes processes, such as facilitation, negotiation, mediation, and early neutral evaluation, to help disputants resolve a conflict without a formal decision by a court or agency. When successful, ADR may achieve results that a court or agency could not order, give the parties more ownership in the result, and reduce litigation and agency costs.

Our Administrative Law Judge (ALJ) Division administers the ADR program and trained, experienced ALJs serve as neutrals in the program.

Because ADR focuses on the parties' basic interests, a dispute may be settled on terms more favorable to each of the parties. Since the process is voluntary, free, and normally confidential, parties have little "down-side" risk in trying ADR. If it results in a full settlement, ADR may save time and litigation expenses. Even if a complete settlement is not possible, agreement may be reached on some important points and this, also, may save time.

ADR can occur at any time during a formal proceeding. We encourage the early use of ADR to save the parties' time and money and to avoid unnecessary escalation of a dispute. On occasion, ADR may be available to help resolve disputes that are still informal and have yet to be filed as formal complaints. Most ADR sessions are completed in ½ to 2 days. Some ADR sessions continue over several weeks, with the parties meeting for a day or two at a time.

For additional information visit www.cpuc.ca.gov/PUC/ADR/.

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CERTIFICATE OF SERVICE

I hereby certify that pursuant to the Commission's Rules of Practice and Procedure, I have this day served a true copy of the following documents in proceeding **Case No. (ECP) C.10-07-025;**

- Amended Instructions to Answer Notice – No Hearing Date - filed electronically August 27, 2010 that includes a copy of Commission's Rules of Practice and Procedure Rule 4.4 and Rule 4.5 and Information on the Alternative Dispute Resolution Program (ADR); and,
- Amended Complaint (ECP) (C.) 10-07-025 filed electronically on August 27, 2010; and,
- Notice and Acknowledgement of Receipt form,

on the persons identified below. Service was effected by transmitting the copies either by First Class U.S. Mail or by Certified U.S. Mail Return Receipt Requested or by electronic mail pursuant to Rules 1.9 and 1.10, respectively, as indicated.

Executed on August 27, 2010 at San Francisco, California.

/s/ Annalissa A. Herbert

ANNALISSA A. HERBERT

Interim Legal Assistant,

Docket Office, California Public Utilities Commission

Telephone: (415) 703-1927/1929

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Service List – (ECP) C.10-07-025

<u>VIA ELECTRONIC MAIL SERVICE</u>	<u>VIA ELECTRONIC MAIL SERVICE</u> <u>COURTESY COPIES:</u>
<p style="text-align: center;">Defendant: AT&T Communications of California Inc. (U5002C) Attn: Greta L. Banks, Area Manager – Regulatory Relations Email: gb2682@att.com</p>	<p>Administrative Law Judge, Robert A. Barnett Email: rab@cpuc.ca.gov</p> <p>Ann Hoang, Calendar Clerk Email: ahg@cpuc.ca.gov</p>
<p style="text-align: center;"><u>VIA ELECTRONIC MAIL SERVICE</u> <u>COURTESY COPIES:</u></p>	<p>Jacqueline Dandridge, LSSI Email: Jd2@cpuc.ca.gov</p>
<p>AT&T Communications of California Inc. Eric Batongbacal Executive Director – Regulatory Email: eb1642@att.com</p> <p>AT&T Communications of California Inc. Regulatory: Email: att-regulatory-ca@att.com</p> <p style="text-align: center;">Complainant: Orange Coast Oncology Hematology Medical Associates Inc., Attn: Andres Lopez Email: andres.lopez@ocoh.com</p> <p>Charles Denny Chief Financial Officer Orange Coast Oncology Hematology Medical Associates Inc., Email: cdenny6@cox.net</p> <p>Gordon Bosserman, Esq. Attorney at Law for Orange Coast Oncology Hematology Medical Associates Inc., Email: bosserman@sposilco.com</p>	<p>ALJ Docket Office</p> <p>ALJ Process Office</p>

(END OF DOCUMENT)

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