

PUBLIC UTILITIES COMMISSION

505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3298



Train & Sening Surveying, Inc.

Complainant,

vs.

AT & T Communications of California, Inc. and
SureWest Telephone,

Defendants.

ECP

Case No.06-08-013

Certified Mail (AT&T)

7003 3110 0002 3114 1384

Certified Mail (SureWest)

7003 3110 0002 3114 1391

INSTRUCTIONS TO ANSWER

AT & T Communications of California, Inc.
Attn.: Greta L. Banks
525 Market Street, 18th Floor, #4
San Francisco, CA 94105

SureWestTelephone
Attn.: Elsa Werner
Consumer Complaints
200 Vernon Street
Roseville, CA 95678

To Defendant and Complainant:

The Defendant is hereby notified that the above-entitled complaint was filed against you as defendant on August 14, 2006. You are directed to answer the complaint in writing within 20 days after today, pursuant to Resolution ALJ-163. The answer shall be in compliance with Rule 13.1 of the Commission's "Rules of Practice and Procedure." Your answer shall be sent to California Public Utilities Commission, Attn.: Docket Office, 505 Van Ness Avenue, San Francisco, CA 94102.

HEARING NOTICE

Complainant and defendant must appear at the hearing set before Administrative Law Judge Victor D. Ryerson, on October 12, 2006, at 10:00 a.m., at the CPUC Sacramento – Conference Room, 770 L Street, Suite 1050 (10th Floor), Sacramento, California. At that time you must be fully prepared to present your case. Failure of the complainant to appear at the time and place herein noted or to contact the ALJ to reschedule the hearing may be grounds for the ALJ to recommend dismissal of the complaint.

If you have questions about the hearing date, time, or place, call the Calendar Clerk at (415) 703-1203.

Dated at San Francisco, California this 15th day of August, 2006.

/s/ ANGELA K. MINKIN

by Martin Nakahara

Angela K. Minkin
Chief Administrative Law Judge

AM/pcg

Enclosures: Complaint, Rules 13.1, and Resolution ALJ-163

cc via email only, w/o copy of encls.: ALJ Ryerson and Calendar Clerk

13.1. (Rule 13.1) Contents of 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. It 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.