ALJ/GAA/tcg

90 09 065

SEP 1 7 1990

Decision

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

API ALARM SYSTEMS, a Division of American Protection Industries, Inc., a Delaware corporation,

Complainant,

vs.

GENERAL TELEPHONE COMPANY OF CALIFORNIA, a corporation (U-1002-C),

Defendant.

ORIGINAL

Case 87-06-022 (Filed June 2, 1987)

ORDER EXTENDING TIME

Defendant, GTE California Incorporated (GTEC) by letter dated August 31, 1990, requests additional time to comply with the terms and conditions of Ordering Paragraphs 4 and 5 of Decision (D.) 88-12-036, as modified by Ordering Paragraph 1.d and 1.e. of D.90-05-091 issued May 22, 1990 in this proceeding. This request seeks a further extension of time for compliance beyond the extended dates set forth in D.90-06-076 issued June 22, 1990.

Specifically GTEC requests an extension of time from September 30, 1990 until March 31, 1991 to recalculate, validate, and thereby resolve the remaining billing disputes with complainant API Alarm Systems (API) in accordance with the clarified terms and conditions of D.90-05-091. GTEC also requests an extension of time from December 31, 1990 to March 31, 1991 to ensure that all of its private line customers are being billed in accordance with the principles set forth in D.88-12-036 and D.90-05-091.

GTEC notes in its request that various Petitions for Modification and Applications for Rehearing are pending before the Commission regarding D.90-05-091 and that the Division of Ratepayer

Advocates and the Commission Advisory and Compliance Division are working with the parties to reach agreement on the issues of these pleadings.

GTEC is optimistic that a "final decision" may be issued by the Commission on the above pleadings by the end of year 1990, and that such order will concur in the logic being advanced by agreement of the parties now nearing conclusion. Based on these assumptions, GTEC requests this further extension of time to March 31, 1991 to comply with Ordering Paragraphs 1.d and 1.e of D.90-05-091.

It appears that defendant, GTEC, will make a good faith effort to fully comply with D.88-12-036 and D.90-05-091 subject to the parties agreement on certain necessary modififications to the latter order and an extension of time is necessary for it to do that work accurately.

Therefore, good cause appearing and pursuant to Rule 43, IT IS ORDERED that the time which defendant, GTEC, shall have to fully comply with Ordering Paragraphs 4 and 5 of D.88-12-036 as modified and clarified by D.90-05-091 is extended to March 31, 1991.

This order is effective today.

Dated SEP 17 1990, at San Francisco, California.

J. Shulman tive Director

I CERTIFY THAT THIS DECISION WAS APPROVED BY, THE ACOVE

COMMISSIÓNEÉS TODAY.