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UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA

STEVEN MCARDLE,  
Plaintiff,  
v.  
AT&T MOBILITY LLC, et al.,  
Defendants.

Case No. 09-cv-01117-CW (TSH)  
**DISCOVERY ORDER**  
Re: Dkt. No. 367

The Court held a telephonic hearing this morning concerning the parties' joint discovery letter brief at ECF No. 367. Judge Wilken's minute order provides that fact discovery closes four months after the rulings from the Ninth Circuit. ECF No. 358. The Court explained that this means four months after the mandate issues from the Ninth Circuit. At the hearing, AT&T stated it would answer interrogatories 10-13 within 30 days. In the letter brief, AT&T stated it would produce documents in response to the requests for production ("RFPs") other than 69-71 and 81. The discussion at the hearing therefore focused mostly on these RFPs. For the reasons discussed on the record, the Court **ORDERS** as follows:

1. AT&T shall produce anonymized records showing all California customers who were charged for one-minute incoming or outgoing international roaming calls during the class period, the date of each call, and the amount charged for each call, except for customers who received refunds or credits that offset these charges. AT&T shall start this production within 30 days and finish it within 75 days. If the mandate issues soon, the Court may need to revisit the timing of this production.
2. Plaintiff's motion to compel as to RFP 81 is **DENIED** because it exceeds the scope

1 of discovery that Judge Wilken authorized while the Ninth Circuit rulings are pending (*see* ECF  
2 No. 358).

3 **IT IS SO ORDERED.**

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5 Dated: September 26, 2019

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THOMAS S. HIXSON  
United States Magistrate Judge

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