

United States District Court
For the Northern District of California

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E-FILED: June 18, 2013

NOT FOR CITATION
IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF CALIFORNIA
SAN JOSE DIVISION

CHUNGHWA TELECOM GLOBAL, INC., a
California corporation,

No. C13-02104 HRL

Plaintiff,

**ORDER THAT CASE BE REASSIGNED
TO A DISTRICT JUDGE**

v.

MEDCOM, LLC, a Nevada Limited Liability
Company; QT TALK, INC., a Nevada
Corporation; DAVID COOPER, an individual;
CHRIS SANDERS, an individual, and Does 1-
50, inclusive,

Defendants.

On June 7, 2013, defendants moved to dismiss the complaint. Pursuant to Civil Local Rule 73-1, all parties were required to file, no later than June 14, 2013, either (1) a Consent to Proceed Before a United States Magistrate Judge or (2) a Declination to Proceed Before a Magistrate Judge and Request for Reassignment to a United States District Judge. Despite reminders from the court, not all parties have done so. Accordingly, IT IS ORDERED THAT the Clerk of the Court shall reassign this case to a District Judge. See 28 U.S.C. § 636; Civ. L.R. 73-1.

Dated: June 18, 2013



HOWARD R. FLOYD
UNITED STATES MAGISTRATE JUDGE

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5:13-cv-02104-HRL Notice has been electronically mailed to:
Helen Lee Greenberg greenberg@lbbslaw.com, auwbrey@lbbslaw.com,
johnsony@lbbslaw.com, vincent@lbbslaw.com
Michael Fishman MFishman@mflawny.com
Michael Steven Romeo romeo@lbbslaw.com
Nelson Hsieh nhsieh@gpsllp.com, ccalone@gpsllp.com
Yen Phi Chau ychau@gpsllp.com, mbender@gpsllp.com