

UNITED STATES OF AMERICA
before the
SECURITIES AND EXCHANGE COMMISSION

SECURITIES EXCHANGE ACT OF 1934
Release No. 101260 / October 7, 2024

Admin. Proc. File No. 3-21414

In the Matter of
ADVANTEGO CORPORATION

ORDER DIRECTING DIVISION OF ENFORCEMENT TO FILE SUPPLEMENTAL
CERTIFICATE OF SERVICE

On May 11, 2023, the Securities and Exchange Commission issued an order instituting proceedings (“OIP”) against Advantego Corporation (“Respondent”) pursuant to Section 12(j) of the Securities Exchange Act of 1934.¹ After Respondent filed an answer to the OIP, the Division of Enforcement filed a motion for summary disposition on June 28, 2024. As of the date of this order, Respondent has not filed an opposition brief.

It appears that the certificate of service that the Division submitted with its motion contains a typographical error in the name and email address of Respondent’s counsel.² It is unclear if the certificate of service incorrectly lists the address to which the Division emailed the motion or if it accurately reflects that the Division sent the motion to an erroneous email address.

Accordingly, the Division of Enforcement is ORDERED to file a supplemental certificate of service clarifying the status of service of its motion for summary disposition by October 21, 2024.

¹ *Advantego Corp.*, Exchange Act Release No. 97492, 2023 WL 3433418 (May 11, 2023).

² Compare <https://www.sec.gov/files/litigation/apdocuments/3-21414-2024-06-28-motion.pdf> (certificate of service for Division’s motion for summary disposition) with <https://www.sec.gov/files/litigation/apdocuments/3-21414-2023-05-16-respondent-advantego-answer.pdf> (Respondent’s answer listing counsel’s contact information).

The parties' attention is directed to the e-filing requirements in the Rules of Practice.³ We also remind the parties that any document filed with the Commission must be served upon all participants in the proceeding and be accompanied by a certificate of service.⁴

For the Commission, by the Office of the General Counsel, pursuant to delegated authority.

Vanessa A. Countryman
Secretary

³ See Rules of Practice 151, 152(a), 17 C.F.R. §§ 201.151, 201.152(a) (providing procedure for filing papers with the Commission and mandating electronic filing in the form and manner posted on the Commission's website); *Instructions for Electronic Filing and Service of Documents in SEC Administrative Proceedings and Technical Specifications*, <https://www.sec.gov/efapdocs/instructions.pdf>. Parties generally also must certify that they have redacted or omitted sensitive personal information from any filing. Rule of Practice 151(e), 17 C.F.R. § 201.151(e).

⁴ See Rule of Practice 150, 17 C.F.R. § 201.150 (generally requiring parties to serve each other with their filings); Rule of Practice 151(d), 17 C.F.R. § 201.151(d) ("Papers filed with the Commission . . . shall be accompanied by a certificate stating the name of the person or persons served, the date of service, the method of service, and the mailing address or email address to which service was made, if not made in person.").