

Discovery: Requests for Admission

Requests for admission are used to ask another party to admit that certain facts are true, or that certain documents are authentic. If admitted as true or authentic, these facts and documents do not need to be proven or authenticated at trial. This helps narrow the scope of controversy in the case, making trials quicker and less expensive.

Templates and Forms

- Requests for Admission (DISC-020) (http://www.courts.ca.gov/documents/disc020.pdf)
- Pleading Paper (Blank 28-Line Template) â?? RTF (https://saclaw.org/wp-content/uploads/2023/04/form-pleading-paper.rtf)

Ideally, the facts you need to win your case are undisputed, and the other side will admit that these facts are true. If all the key facts are admitted or deemed true, you may be able to file a motion asking the judge to issue a judgment in your favor, because there are no factual issues to be tried.

Related Discovery Guides

Visit our Discovery topic page (https://saclaw.org/legal_topic/discovery-process-to-get-evidence-from-other-side/#research_guides) for a complete list of our discovery guides and videos.

Jury instructions are a good way to know what facts you will need to prove in order for you to win your case. The California Civil Jury Instructions (CACI) are available for <u>free online (http://www.courts.ca.gov/partners/juryinstructions.htm)</u>. If you find the jury instructions appropriate to your case, you will have a list of the facts each side must establish to win the case. For more information, see our guide on <u>Jury Instructions</u> (https://www.saclaw.org/resource_library/jury-instructions/).

If the responding party fails to respond to your Request for Admission, your remedy is to ask the court to deem each of the facts true, so be sure to phrase your requests so that, if a fact is deemed true, it helps your case. You donâ??t want to ask the court to deem facts true that are detrimental to your case!

California law places strict limits on the number of discovery requests a party can make. In a limited civil case (cases less than \$25,000, or \$35,000 if filed after Jan. 1, 2024) you may ask each party only 35 questions total, whether they are form interrogatories, special interrogatories, requests for admission, or requests for production of documents. Keep this limit in mind when writing your requests, to ensure that you are able to obtain all the information youâ??II need for your case. If you ask the other party to admit 35 facts, you will not be able to serve any interrogatories or request any documents.

If you determine that you cannot obtain all the necessary information in 35 requests, the parties must either agree to additional discovery, or the party requiring the additional discovery must file a motion with the court

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asking for permission to propound more discovery requests. See the sources listed at the end of this Guide for more information.

In an unlimited civil case (cases over \$25,000, or \$35,000 if filed after Jan. 1, 2024), each party may make 35 requests for admission. Any number over 35 may be asked if the request contains a declaration of necessity, a sworn statement in which the party or attorney declares under penalty of perjury that additional discovery is required. The form of this declaration can be found in <u>California Code of Civil Procedure (CCP) § 2033.050</u> (http://leginfo.legislature.ca.gov/faces/codes_displaySection.xhtml?lawCode=CCP§ionNum=2033.050.).

To keep within these limits, you may be tempted to try to squeeze as much as you can into each fact you wish admitted. Be careful in doing this; CCP § 2033.060

(http://leginfo.legislature.ca.gov/faces/codes_displaySection.xhtml?lawCode=CCP§ionNum=2033.060.) prohibits parties from writing requests that include multiple facts, compound questions, or subparts.

Step-by-Step Instructions

1.

Complete the Necessary Forms

The Judicial Council form commonly used in this procedure is:

• Requests for Admission (DISC-020) (http://www.courts.ca.gov/documents/disc020.pdf)

The *Requests for Admission* (DISC-020) serves as a cover sheet, and includes legally required language and important instructions for the responding party. You must also attach your requests for admission, listing the facts you wish the responding party to admit are true. Your requests must be written on pleading paper; you may download blank pleading paper from this link:

Blank Pleading Paper (https://saclaw.org/wp-content/uploads/2023/04/form-pleading-paper.rtf)

Each request must be numbered sequentially. Requests must be clear and concise, and request that the party admit a single fact. Do not include multiple facts in a single request, and do not use compound questions or subparts. Instructions for completing the *Requests for Admission* (DISC-020) and a sample attached pleading are at the end of this Guide.

2.

Make Copies

Make one photocopy for each party (other than you) in the case. Create a packet for each party, with *Requests for Admission* (DISC-020) and all attachments stapled together.



3.

Have Your Requests Served

A photocopy of your request must be served on the attorney for the responding party or directly to the responding party if he or she is self-represented (*in pro per*). Courtesy copies should be served on all other attorneys or self-represented parties in the case. Service may be completed by mail, by a person over the age of 18 who is not a party to the case. The person serving your requests must complete a <u>Proof of Service by</u> <u>First Class Mail (POS-030) (http://www.courts.ca.gov/documents/pos030.pdf)</u>. For more information, see our guide on <u>Proof of Service by Mail (https://www.saclaw.org/resource_library/serving-documents-by-mail/)</u>.

4.

Retain Your Originals

The original *Requests for Admission* (DISC-020), attached pleading(s), and signed *Proof of Service* (POS-030) should be retained for your records. If the other party does not respond to your requests, you may use these documents to support a motion to have the court deem the facts true. For more information, see our guide on Motions to Deem Facts Admitted (https://www.saclaw.org/resource_library/motion-to-deem-facts-admitted/).

For More Information

On the Web:

Video: Introduction to Discovery â?? Part 2: Request for Admissions (https://saclaw.org/video-library/discovery-2-requestfor-admissions/)

Part 2 of this video series from SH@LL (Self Help At the Law Library) will help you understand what Requests for Admissions are, and how to propound these types of requests.

At the Law Library:

California Civil Discovery KFC 1020 .H64 Electronic Access: On the Law Libraryâ??s computers, using Lexis Advance.

California Civil Discovery Practice KFC 1020 .C35 Electronic Access: On the Law Libraryâ??s computers, using OnLaw.

California Civil Litigation and Discovery KFC 995 .G674

California Deposition and Discovery Practice KFC 1020 .D44 Electronic Access: On the Law Libraryâ??s computers, using Lexis Advance.



California Discovery Citations KFC 1020 .F56

California Forms of Pleading and Practice KFC 1010 .A65 C3 (Ready Reference) Electronic Access: On the Law Libraryâ??s computers, using Lexis Advance.

California Practice Guide: Civil Procedure Before Trial KFC 995 .W45



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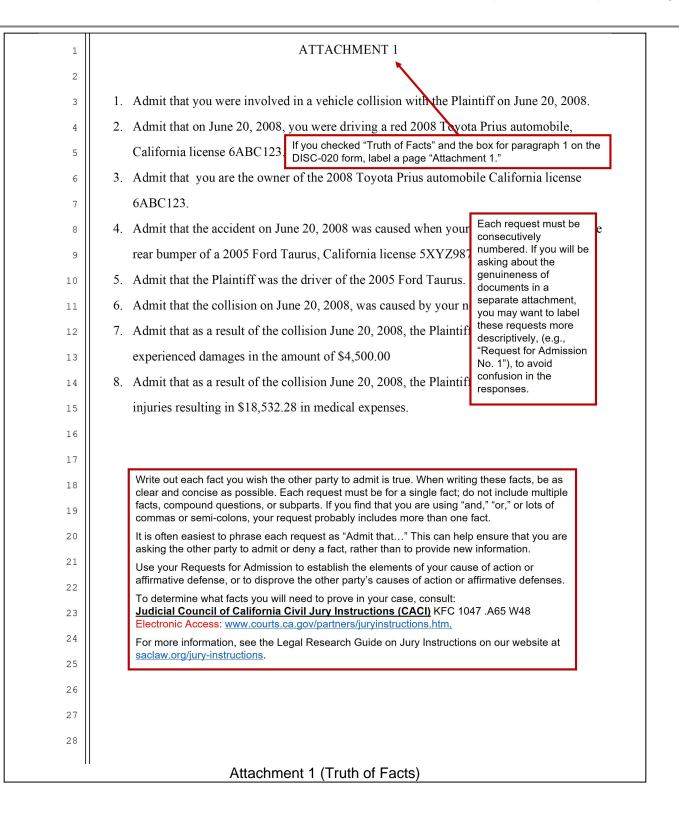
Samples

Your name, address, and	DISC-020
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State E phone number. In Pro	FOR COURT USE ONLY
Per means you're	
Paul Sample 123 Any Street representing yourself.	
Sacramento, CA 95814	
TELEPHONE NO.: 916-555-1234 FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):	
ATTORNEY FOR (Name): In Pro Per	
EGO NU- 41 Classed	name,
MAILING ADDRESS: 720 Ninth Street branc	ess, and
CITY AND ZIP CODE: Sacramento, CA 95814	
BRANCH NAME: Civil	-
SHORT TITLE: Acme, Inc. v. Sample	
REQUESTS FOR ADMISSION	
Truth of Facts Genuineness of Documents	CASE NUMBER: Case number.
Requesting Party: Paul Sample	34-2012-12345678
Responding Party: Acme, Inc.	k the box for the
type of	of request you are
INSTRUCTIONS makin	ng. Check both
Names of the ission are written requests by a party to an action requiring that boxes	s if you wish to her of admissions a
Responding t from any other party service of requests and responses restrict make	cope of requests for
reque	ests 033.010-2033.420
set number of relating to those sections.	taneously.
these requests. It should consider carefully whether to admit or deny the truth of facts or	
Use the name as a swering party will not be allowed to change an answer to a request for admission. There may be penalties if an ails to admit the truth of any fact or the genuineness of any document when requested to do so and the requesting	
of the party, not that the fact	y include, among other things, payment of
the party's rty's attorney Do not sign here.	
	ust respond in writing to requests for Il detainer action. There may be significant
	r admission. These penalties may include,
among other things, an order t signature.	s in issue are deemed genuine for purposes
of the case. Answers to <i>Requests for Admission</i> must be given under oath. The answering party should	duce the following language at the and of
Answers to Requests for Admission must be given under oath. The answering party should the responses	d use the following language at the end of
I declare under penalty of perjury under the laws of the State of California that the	foregoing answers are true and correct.
(UATE) (SIGIVATURE) These instructions are only a summary and are not intended to provide complete information about requests for admission. This	
Requests for Admission form does not change existing law relating to requests for admissi	
right to assert any privilege or to make any objection	List the facts or documents you want
	the other party to admit. There is not
Tou are requested to admit within so days after service	likely enough room here, so check the
for Admission that:	box "Continued on Attachment 1" or
Latit of all following lacto to a do fin more man	"Continued on Attachment 2" and
Continued on Attachment 1	attach a sheet of pleading paper labeled accordingly.
2. The original of each of the following documents. If requesting	.,
document consecutively):	If asking for admissions of
	genuineness of documents, copies of
	each document must also be
Paul Sample (TYPE OR PRINT NAME)	
	(SIGNATURE OF PARTY OR ATTORNEY) Page 1 of 1
Form Approved for Optional Use Judicial Council of California DISC-020 (Rev. January 1, 2008)	Code of Civil Procedure, §§ 94-95, 2033.010-2033.420, 2033.710
ESSENTIAL FURMS	
Requests for Admission (DISC-02	0) (page 1)



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