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Discovery: Special Interrogatories

Interrogatories are written questions sent by one party in a lawsuit to another party in that same suit, which the responding party must answer under penalty of perjury. Interrogatories allow the parties to ask who, what, when, where and why questions, making them a good method for obtaining new information.

Templates and Forms

- Special Interrogatories Template â?? RTF (https://saclaw.org/wp-content/uploads/2023/04/sbs-discovery-special-interrogatories.rtf)
- Proof of Service by First Class Mail (POS-030) (http://www.courts.ca.gov/documents/pos030.pdf)

There are two types of interrogatories: form interrogatories and special interrogatories. This Guide will discuss special interrogatories; for information about form interrogatories, see the Step-by-Step guide on Form Interrogatories (Interrogatories).

Related Discovery Guides

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

Special interrogatory questions are written by the parties. Writing customized questions allows the parties to obtain the specific information needed in their case. Each question should be written to establish a point the party needs to prove their case or to obtain information needed to disprove the other partyâ??s case.

In a limited civil case (cases demanding less than \$25,000, or \$35,000 if filed after Jan. 1, 2024) you may ask each party only 35 discovery 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?? Il need for your case. If you ask the other party to answer 35 interrogatories, you will not be able to request any admissions or to request any documents. In an unlimited civil case (over the dollar limit), parties may ask 35 special interrogatories.

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Step-by-Step Instructions

1.

Write Your Interrogatories

There is no Judicial Council form specifically for this procedure. Instead, the relevant document must be typed on 28-line pleading paper. A customizable template may be downloaded from this link:

Special Interrogatories (https://www.saclaw.org/wp-content/uploads/2023/04/sbs-discovery-special-interrogatories.rtf)

This template includes some legally required language, as well as space for five interrogatories. Delete those you do not use, or add more if needed, keeping in mind the limits described above.

California Code of Civil Procedure (CCP) § 2030.060

(http://leginfo.legislature.ca.gov/faces/codes_displaySection.xhtml?lawCode=CCP§ionNum=2030.060.) places several limits on these questions. Subparts are prohibited, as are compound, conjunctive, or disjunctive questions. This means you cannot write questions that have multiple parts (a, b, c, etc., like those found in the form interrogatories), or that ask for more than one piece of information connected with an â??and,â?• which is a conjunctive, or an â??or,â?• which is a disjunctive.

CCP § 2030.060 (http://leginfo.legislature.ca.gov/faces/codes_displaySection.xhtml?lawCode=CCP§ionNum=2030.060.) also prohibits the use of continuing interrogatories, which are questions asking the responding party to update their prior answers with any additional information they obtain after the interrogatory has been answered. For this reason, it is often advantageous to serve a final set of special interrogatories near the end of a case asking whether any of the information provided in the prior responses early in the case has changed in any way. For sample questions you may wish to include in your special interrogatories, see the resources listed at the end of this Guide.

It is often difficult to know what questions you should ask, and how to ask them. Although it is not possible to tell you what you what you should ask, as this is very specific to your case, a few suggestions may help you in writing your interrogatories:

Make sure that the question you are asking seeks information that would tend to prove or disprove something that must be proven in your case;

Write your request as clearly as possible. The easier your interrogatory is to understand, and the less ambiguous it is, the less likely it is for the other side to validly object that your request is vague, ambiguous, or overly broad, etc.

Use dates, account numbers, and other information to ask reasonably narrow questions. Asking a??State all facts that prove the ASKING PARTY is at fault, a?• for example, would be vague, ambiguous, and overly broad, but a??State all facts which support the contention in your Answer that the ASKING PARTY was responsible

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for the accident alleged in the Complaint, a? • would be more likely to yield a response rather than an objection.

Remember that special interrogatories are questions requesting written answers, and cannot be used to compel the responding party to produce documents.

Use the interrogatories of others and samples in the resources listed below as a model to assist with drafting your interrogatories.

2.

Make Photocopies

Make one photocopy of your special interrogatories for each party (other than you) in the case.

3.

Have Your Requests Served

A photocopy of your special interrogatories 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 proof of service form, typically a *Proof of Service by First Class Mail* (POS-030) (http://www.courts.ca.gov/documents/pos030.pdf). For more information, see the Step-by-Step guide on Proof of Service by Mail (https://www.saclaw.org/resource_library/serving-documents-by-mail/).

4.

Retain Your Originals for Your Records

The original special interrogatories and signed proof of service 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 compel responses. For more information, see our guide on Motions to Compel

(https://www.saclaw.org/resource_library/motion-to-compel-discovery-responses/) .

For More Information

On the Web

Introduction to Discovery â?? Part 6: Propounding Special Interrogatories (https://www.saclaw.org/video-library/discovery-6-special-interrogatories/)

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Part 6 of this video series from the Sacramento County Public Law Libraryâ??s Civil Self Help Center will help you understand what special interrogatories are, and how to propound these types of requests.

At the Law Library

Benderâ??s Forms of Discovery KF 8900 .A3 B45

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

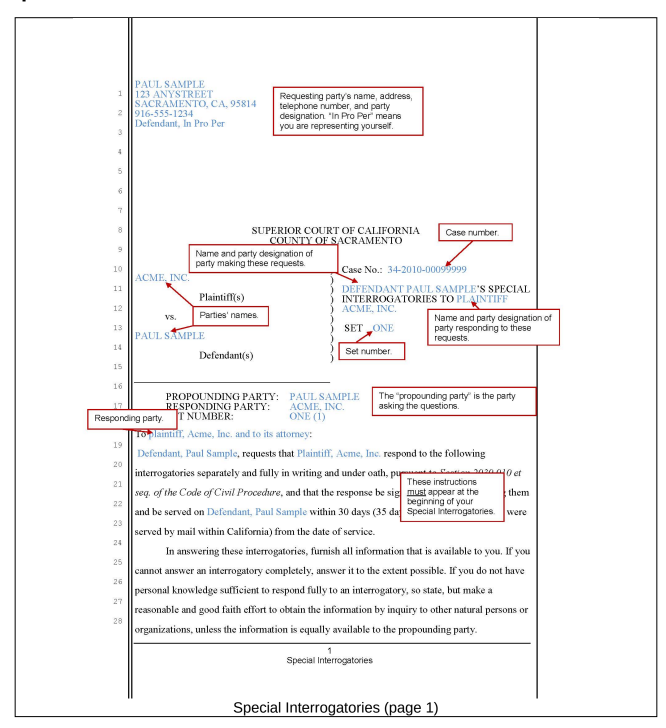
California Discovery Citations KFC 1020 .F56

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

Model Interrogatories KF 8900 .C84



Samples



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1	DEFINITIONS:	possible. Consider using appropriate. In your Interr	ised throughout the interrogatories. Be as specific as the definitions found in the Form Interrogatories, if ogatories, any term for which you have provided a in all capital letters, to indicate that you are using	
2	ACCIDENT means the motor vehicle accident of May 2, 2007 alleged in the Plaintiff's			
3	Complaint.			
4				
5	Interrogatory No. 1:			
6	What was the weather at the time of the ACCIDENT?			
7				
8	Interrogatory No. 2:			
9	How fast was Acme, Inc.'s delivery truck traveling in the moments just prior to the ACCIDENT?			
10				
11	Interrogatory No. 3:			
12	At the time of the ACCIDENT was the driver of the delivery truck owned by Acme, Inc. talking			
13	on a cellular phone?			
14				
15	Interrogatory No. 4:			
16	During the year prior to the ACCIDENT, were there any complaints made by any individual or			
17	entity to the Plaintiff regarding the driving of the Acme, Inc. driver involved in the ACCIDENT?			
18				
19	Interrogatory No. 5:			
20	Describe any and all times within the last year that the delivery truck involved in the			
21	ACCIDENT owned	ed by Acme, Inc. was serviced or maintained, including the dates of the service		
22	and a description of	the services performed.	Each question is numbered sequentially. Whenever you use a term for which you've provided a definition, type the term in all capital letters.	
23 24 25	By:Paul Sample	, Defendant, In Pro Per	Each question should establish a point you need to prove your case or disprove a point the other side must establish to win theirs. All questions must be reasonably calculated to discover relevant admissible evidence.	
26 27 28			Your questions may not contain subparts, and may not or be compound, conjunctive or disjunctive. Do not include any continuing interrogatories. Consult the resources listed in this Guide for sample interrogatory questions.	
		Special Inter	The downloadable template includes space for five interrogatories. Delete those you do not use, or add more if needed, keeping in mind the limits described at the beginning of this Guide.	
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