TILDE TILDE			
			DISC-001
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): < Customer Name> <customer 1="" address=""> <customer 2="" address=""></customer></customer>			
TELEPHONE NO.: <phone number=""></phone>			
FAX NO. (Optional): E-MAIL ADDRESS (Optional): < Email Address > ATTORNEY FOR (Name): SELF-REPRESENTED			
SUPERIOR COURT OF CALIFORNIA, COUNTY OF <case county=""></case>			
SHORT TITLE OF CASE: <plaintiff's name=""> v. <customer name=""></customer></plaintiff's>			
FORM INTERROGATORIES—GENERAL			CASE NUMBER: <case number=""></case>
Asking Party: < Customer Name>			
Answering Party: <plaintiff's name=""></plaintiff's>			
Set No.: One			
Sec. 1. Instructions to All Parties (a) Interrogatories are written questions prepared by a party to an action that are sent to any other party in the action to be answered under oath. The interrogatories below are form interrogatories approved for use in civil cases.		as the information reasonably available to you, including the information possessed by your attorneys or agents, permits. It an interrogatory cannot be answered completely, answer it to the extent possible.	
(b) For time limitations, requirements for service on other parties, and other details, see Code of Civil Procedure sections 2030.010–2030.410 and the cases construing those sections.	(d)	answer an ir good faith e	t have enough personal knowledge to fully nterrogatory, say so, but make a reasonable and ffort to get the information by asking other persons ions, unless the information is equally available to

Sec. 2. Instructions to the Asking Party

(a) These interrogatories are designed for optional use by parties in unlimited civil cases where the amount demanded exceeds \$25,000. Separate interrogatories, Form Interrogatories—Limited Civil Cases (Economic Litigation) (form DISC-004), which have no subparts, are designed for use in limited civil cases where the amount demanded is \$25,000 or less; however, those interrogatories may also be used in unlimited civil cases.

party's right to assert any privilege or make any objection.

(c) These form interrogatories do not change existing law relating to interrogatories nor do they affect an answering

- (b) Check the box next to each interrogatory that you want the answering party to answer. Use care in choosing those interrogatories that are applicable to the case.
- (c) You may insert your own definition of INCIDENT in Section 4, but only where the action arises from a course of conduct or a series of events occurring over a period of time.
- (d) The interrogatories in section 16.0, Defendant's Contentions-Personal Injury, should not be used until the defendant has had a reasonable opportunity to conduct an investigation or discovery of plaintiff's injuries and damages.
- (e) Additional interrogatories may be attached.

Sec. 3. Instructions to the Answering Party

- (a) An answer or other appropriate response must be given to each interrogatory checked by the asking party.
- (b) As a general rule, within 30 days after you are served with these interrogatories, you must serve your responses on the asking party and serve copies of your responses on all other parties to the action who have appeared. See Code of Civil Procedure sections 2030.260-2030.270 for details.

- the asking party.
- (e) Whenever an interrogatory may be answered by referring to a document, the document may be attached as an exhibit to the response and referred to in the response. If the document has more than one page, refer to the page and section where the answer to the interrogatory can be found.
- Whenever an address and telephone number for the same person are requested in more than one interrogatory, you are required to furnish them in answering only the first interrogatory asking for that information.
- (g) If you are asserting a privilege or making an objection to an interrogatory, you must specifically assert the privilege or state the objection in your written response.
- (h)

dated, and signed. 'the end of your anso	ese interrogatories must be verified, you may wish to use the following form at wers: alty of perjury under the laws of the ne foregoing answers are true and		
(Date)	(SIGNATURE)		
Sec. 4. Definitions	(GIGIATONE)		
Words in BOLDFACE CAPITALS in these interrogatories are defined as follows:			
(a) (Check one o	f the following):		
(1) INCIDENT includes the circumstances and events surrounding the alleged accident, injury, or other occurrence or breach of contract giving rise to this action or proceeding.			
	Page 1 of 8		
TORIES—GENERAL	Code of Civil Procedure, §§ 2030.010-2030.410, 2033.710 www.courts.ca.gov		