California Civil Discovery

Charts for the Everyday Litigator

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I. INITIAL DISCLOSURE

Туре	Commences	Closes	Time Limit	Requirements	MT/Conf.	Op. Part. Remedies	Sanctions
INITIAL DISCLOSURE (§ 2016.090)	Code section is silent.	Code section is silent.	60 days from demand by any party requires all parties in the action to provide initial disclosure. (§ 2016.090(a)(1)) Initial Disclosure and subsequent disclosures shall be verified. (§ 2016.090(a)(5))	Only applies to cases filed on or after 1/1/2024. (§ 2016.090(d)) Can't be used in unlawful detainers small claims family law probate preference cases (§ 2016.090(b)(1) – (5)) Not applicable to any party who is not represented by counsel (§ 2016.090(c))		Parties can stipulate to modify the disclosure procedure. (§ 2016.090(a)) The Initial Disclosure is not one of the discovery devices available for protective orders. (§ 2019.030)	
A. ITEMS TO DISCLOSE							
1. Witnesses				Disclosure to state: • names, addresses, telephone numbers of all persons likely to have discoverable evidence that the disclosing party may use to support its claims or defenses, or that is relevant to the subject matter of the action or the order on any motion made in the action. (§ 2016.090(a)(1)(A)) Disclosure need not identify the following witnesses: • Expert witnesses • Witnesses solely to be used for impeachment. (§ 2016.090(a)(1)(A))			

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2. Documents				Disclosure to state: • A copy, or a description by category and location, of all documents, electronically stored information, and tangible things that the disclosing party has in its possession, custody, or control and may use to support its claims or defenses, or that is relevant to the subject matter of the action or the order on any motion made in the action. (§ 2016.090(a)(1)(B)) Disclosure need not identify documents to be used solely for impeachment. (§ 2016.090(a)(1)(B))			
3. Insurance Policies				Any contractual agreement and any insurance policy under which an insurance company may be liable to satisfy, in whole or in part, a judgment entered in the action or to indemnify or reimburse for payments made to satisfy the judgment.			
4. Indemnity Agreements				Any and all contractual agreements and any and all insurance policies under which a person, as defined in Section 175 of the Evidence Code, may be liable to satisfy, in whole or in part, a judgment entered in the action or to indemnify or reimburse for payments made to satisfy the judgment.			

Туре	Commences	Closes	Time Limit	Requirements	MT/Conf.	Op. Part. Remedies	Sanctions
				Only those provisions of an agreement that are material to the terms of the insurance, indemnification, or reimbursement are required to be included: (1) Identities of the parties to the agreement (2) Nature and limits of coverage (3) All documents regarding whether any insurance carrier is disputing coverage.			
5. Supplemental B. MOTION TO COMPEL		30 days before the initial trial. (§ 2024.020(a))		Any Party who has demanded or responded to the demand. • Twice prior to initial trial setting conference and once after. (§ 2016.090(a)(3)(B)) • One additional upon the showing of good cause			
DISCLOSURE							
	Code section is silent.	Code section is silent.	Code section is silent.	A party's obligations may be enforced by a court on its own motion or the motion of a party to compel disclosure. (§ 2016.090(a)(4)) No requirement to do a separate statement of items in dispute.	Code section is silent.		Code section is silent.

II. DEPOSITIONS

Туре	Commences	Closes	Time Limit	Requirements	MT/Conf.	Op. Part. Remedies	Sanctions
DEPOSITIONS (§§ 2020.010 – 2020.510) (§§ 2025.010 – 2025.620)				1 depo per deponent (§ 2025.610(a)) 75 miles from residence or within county in which action is pending and within 150 miles of residence (§ 2025.250(a))			
A. DISCOVERY			10.1	27			
1. Parties a. Testimony Only (§§ 2025.210 – 2025.270)	Defendant: anytime (§ 2025.210(a)) Plaintiff: 20 days after service of summons or defendant's appearance in action. (§ 2025.210(b)) Ct. can grant earlier depo with showing of good cause (§ 2025.210(b))	30 days before initial trial set (§ 2024.020(a)) Or 15 days before arbitration (CRC 3.822)	10-day notice (§ 2025.270(a))	Notice to state: nature of deposition date, time, place deponent's rights and duties; and penalties for disobedience subpoena, witness fee and mileage on or before deposition (§ 2025.220(a)(1) – (6))		 Written objection due within 3 calendar days (§ 2025.410(a)) Motion for Protective Order (§ 2019.030) (§ 2025.420) Motion to Quash (§ 2025.410(c)) 	
b. Testimony and Documents (§§ 2025.210 - 2025.270)	Defendant: anytime (§ 2025.210(a)) Plaintiff: 20 days after service of summons or defendant's appearance in action. (§ 2025.210(b)) Ct. can grant earlier depo with showing of good cause (§ 2025.210(b))	30 days before initial trial set (§ 2024.020(a) Or 15 days before arbitration (CRC 3.822)	10-day notice (§ 2025.270(a))	Documents described with reasonable particularity. (§ 2025.220(a)(4))		Written objection due within 3 calendar days (§ 2025.410(a)) Motion for Protective Order (§ 2019.030) (§ 2025.420) Motion to Quash (§ 2025.410(c))	

Туре	Commences	Closes	Time Limit	Requirements	MT/Conf.	Op. Part. Remedies	Sanctions
2. Nonparty Witnesses a. Testimony Only (§§ 2020.210 – 2020.310)	Defendant: anytime (§ 2025.210(a)) Plaintiff: 20 days after service of summons or defendant's appearance in action. (§ 2025.210(b)) Ct. can grant earlier depo with showing of good cause (§ 2025.210(b))	30 days before initial trial set (§ 2024.020(a)) or 15 days before arbitration (CRC 3.822)	10-day notice (§ 2025.270(a))	Personal service (§ 2020.220(b), (c)) Notice to state: date, time, place (§ 2020.310(a)) nature of deposition (§ 2020.310(b)(1)) deponent's rights and duties (§ 2020.310(b)(2)) and penalties for disobedience (§ 2020.310(b)(3)) subpoena, witness fee and mileage on or before deposition (§ 2020.230(b)(3)) to record audio or video (§ 2020.310(c), (d)		 Motion to Quash (§ 1987.1) Motion for Protective Order (§ 2019.030) (§ 2025.420) 	Contempt (§ 2020.240)
b. Business Records only (§§ 2020.410 – 2020.440)	Defendant: anytime (§ 2025.210(a)) Plaintiff: 20 days after service of summons or defendant's appearance in action. (§ 2025.210(b)) Court can grant earlier depo with showing of good cause (§ 2025.210(b))	30 days before initial trial set (§ 2024.020(a)) or 15 days before arbitration (CRC 3.822)	15-day after service or 20 days after issuance. (§ 2020.410(c))	Personal service (§ 2020.220(b)) Documents described with reasonable particularity. (§ 2020.410(a))		Motion to Quash (§ 1987.1) Motion for Protective Order (§ 2019.030) (§ 2025.420)	Contempt (§ 2020.240)
c. Records and Testimony (§ 2020.510)	Defendant: anytime (§ 2025.210(a)) Plaintiff: 20 days after service of summons or defendant's appearance in action. (§ 2025.210(b))	30 days before initial trial set (§ 2024.020(a)) or 15 days before arbitration (CRC 3.822)	10-day notice unless consumer records involved (§ 2020.510(a)(1) & (c))	 Personal service (§ 2020.220(b)) Comply with § 2020.310 (§ 2020.510(a)(1)) Designate business records with reasonable particularity (§ 2020.510(a)(2)) Specify any sampling or testing (§ 2020.510(a)(3)) 		 Motion to Quash (§ 1987.1)) Motion for Protective Order (§ 2019.030) (§ 2025.420) 	Contempt (§ 2020.240)

Туре	Commences	Closes	Time Limit	Requirements	MT/Conf.	Op. Part. Remedies	Sanctions
	• Ct. can grant earlier depo with showing of good cause (§ 2025.210(b))						
d. Records of Consumers (§1985.3)	Defendant: anytime (§ 2025.210(a)) Plaintiff: 20 days after service of summons or defendant's appearance in action. (§ 2025.210(b)) Ct. can grant earlier depo with showing of good cause (§ 2025.210(b))	30 days before initial trial set (§ 2024.020(a)) or 15 days before arbitration (CRC 3.822)	5-day notice to consumer and 15-days after service or 20 days after issuance (§§ 1985.3(b), 2020.410(c) & (e), 2023.270(c))	Personal service (§ 2020.220(b)) Notice of Privacy Rights Service at least 10 days before the date set for production and at least 5 days before service on the custodian of records (§ 2020.410 (c))		Subpoenaing party's failure to comply with § 1985.3 is grounds not to comply with subpoena. (§ 1985.3(k)) Motion to Quash (§ 1987.1)) Motion for Protective Order (§ 2025.420, 2019.030)	Contempt (§ 2020.240)
3. Entity	Defendant: anytime (§ 2025.210(a)) Plaintiff: 20 days after service of summons or defendant's appearance in action. (§ 2025.210(b)) Ct. can grant earlier depo with showing of good cause (§ 2025.210(b))	30 days before initial trial set (§ 2024.020(a)) or 15 days before arbitration (CRC 3.822)	10-day notice unless consumer records involved (§ 2020.510(a)(1) & (c),)	Personal service if entity not a party (§ 2020.220(b)) Notice shall describe with reasonable particularity the matters on which examination is requested. (§§ 2020.410(e) & 2025.230) Notice shall advise the organization of its duty to designate and produce most qualified Person (§§ 2020.310(e), 2025.230)		Written objection due within 3 calendar days (§ 2025.410(a)) Motion to Quash (§ 1987.1)) Motion for Protective Order (§ 2025.420, 2019.030)	
4. Expert a. Retained	()	15 days before initial trial set (§2024.030)	10-day notice unless consumer records involved (§ 2020.510(a)(1) & (c), 2024.030)	Retaining party to bring expert for deposition within 75 miles of courthouse where the action is pending (§ 2034.420) Deposing party must tender expert fee prior to deposition.		Written objection due within 3 calendar days (§ 2025.410(a)) Motion to Quash (§ 1987.1))	

Туре	Commences	Closes	Time Limit	Requirements	MT/Conf.	Op. Part. Remedies	Sanctions
				(§§ 2034.450, 2034.460) Need subpoena for documents. (§ 2034.410 citing §2025.280(b)) Special notice if expert video to be used at trial in lieu of live testimony. (§ 2025.620(d))		• Motion for Protective Order (§ 2019.030) (§ 2025.420)	
b. Independent		15 days before initial trial set (§2024.030)	10-day notice unless consumer records involved (§ 2020.510(a)(1) & (c))	Personal Service Witness fee and mileage (§ 2020.230) May have to be paid expert fees. (§ 2034.43) Special notice if expert video to be used at trial in lieu of live testimony. (§ 2025.620(d))		 Subpoening party's failure to comply with § 1985.3 is grounds not to comply with subpoena. (§ 1985.3(k)) Motion to Quash (§ 1987.1)) Motion for Protective Order (§ 2019.030) 	
D. MOTIONG						(§ 2025.420)	
B. MOTIONS 1. Deposition without Documents a. Protective Order (§§ 2019.030, 2025.420)		15 days before initial trial set (§2024.020(a))	Promptly (§2025.420)	Good cause "Unwarranted, annoyance, embarrassment, oppression or undue burden and expense" (§ 2025.420(b)) No personal service required. (§ 2025.480(c)(3))	Yes (§ 2025.420(a))		(§ 2025.420(d)) (§ 2019.030(c))
b. Quash (§§1987.1, 2025.410(c))		15 days before initial trial set (§2024.020(a))		 Service problems/technical defects No personal service required. (§ 2025.480(c)(3)) 	Yes (§ 2025.410(c))		(§ 1987.2) (§ 2025.410(d))
c. Compel Answers (§ 2025.480)		15 days before initial trial set (§2024.020(a))	60 days after completion of record of deposition (§ 2025.480(b))	Notice to all parties and deponent (§ 2025.480(c)) Transcript lodged with court 5 days before hearing (§ 2025.480(d))	Yes (§ 2025.480(b))		(§ 2025.480(f)) (§ 639(e))

Туре	Commences	Closes	Time Limit	Requirements	MT/Conf.	Op. Part. Remedies	Sanctions
				 Separate statement of questions in dispute (CRC 3.1345) No personal service required. (§ 2025.480(c)(3)) 			
d. Compel Appearance (§§ 2025.430 – 2025.450)		15 days before initial trial set (§2024.020(a))	None	Failed to appear.Good cause (§ 2025.450(b)(1))	Yes (§ 2025.450(b)(2))		Awarded in favor of any party attending. (\$\$2025.430, 2025.440, 2025.450(c)(2))
2. Deposition with Documents a. Compel Documents		15 days before initial trial set (§2024.020(a))		Good cause for document production Hearing (§ 2025.480(d))	Yes (§ 2025.450(b)(1))		Awarded in favor of any party attending. (§\$2025.430, 2025.440, 2025.450(c)(2))
3. Nonparty Depositions a. Quash Subpoena (§§ 1985.3(g), 1987.1)		15 days before initial trial set (§2024.020(a))	Anytime before depo date	No good cause required	No		(§ 1987.2)
b. Protective Order (§§ 1987.1, 2019.030 2025.420)		15 days before initial trial set (§2024.020(a))	Promptly	No good cause required	No		(§ 2019.030(c))
c. Compel Compliance (§ 1987.1)		15 days before initial trial set (§2024.020(a))		No good cause required			Contempt (§1991.1) (§ 2020.240)
4. Expert a. Retained		10 days before initial trial set (§ 2024.030)		Motion requirements are same as for party deposition motions	Yes with counsel who retained expert		Sanctions are same as for motions against a party.
b. Independent		15 days before initial trial set (§2024.030)		Motion requirements are same as for non-party deponents	No		Sanctions are same as for motions against non-party.

III. INTERROGATORIES

		Time Limit	Requirements	MT/Conf.	Op. Part. Remedies	Sanctions
Plaintiff: 10 days after service. Defendant: anytime. (§ 2030.020(b)) Ct. may grant plaintiff leave to propound at an earlier time upon showing of good cause (§ 2030.020(c))	30 days before initial trial set (§ 2024.020(a)) or 15 days before arbitration (CRC 3.822)	30-day notice (§ 2030.260(a))	On any party (§ 2030.010(a))		• Written objections (§2030.210(a)(3))	
Plaintiff: 10 days after service. Defendant: anytime. (§ 2030.020(b))	30 days before initial trial set (§ 2024.020(a)) or 15 days before arbitration (CRC 3.822)	30-day notice (§ 2030.260(a))	On any party (§ 2030.010(a)) More than 35 interrogatories with declaration Complexity or quantity of issues Depos expensive Expedience of discovery method (§ 2030.040)		 Written objections (§ 2030.210(a)(3)) Motion for Protective Order (§ 2019.030) (§ 2030.090) 	
	30 days before initial trial set (§ 2024.020(a)) or 15 days before arbitration (CRC 3.822)		On any party (§ 2030.070(b)) Twice prior to initial trial setting conference and once after. (§ 2030.010(a))		 Written objections (§ 2030.210(a)(3)) Motion for Protective Order (§ 2019.030) (§ 2030.090) 	
	after service. Defendant: anytime. (§ 2030.020(b)) Ct. may grant plaintiff leave to propound at an earlier time upon showing of good cause (§ 2030.020(c)) Plaintiff: 10 days after service. Defendant: anytime.	after service. Defendant: anytime. (§ 2030.020(b)) Ct. may grant plaintiff leave to propound at an earlier time upon showing of good cause (§ 2030.020(c)) Plaintiff: 10 days after service. Defendant: anytime. (§ 2030.020(b)) Plaintiff: 10 days after service. Defendant: anytime. (§ 2030.020(b)) anytime. (§ 2030.020(b)) anytime. (§ 2030.020(b)) anytime. (§ 2024.020(a)) or anytime. (CRC 3.822) anytime. (§ 2024.020(a)) or anytime. (S 2024.020(a))	after service. Defendant: anytime. (§ 2030.020(b)) Ct. may grant plaintiff leave to propound at an earlier time upon showing of good cause (§ 2030.020(c)) Plaintiff: 10 days after service. Defendant: anytime. (§ 2030.020(b)) Plaintiff: 10 days after service. Defendant: anytime. (§ 2030.020(b)) 15 days before initial trial set (§ 2024.020(a)) or 15 days before arbitration (CRC 3.822) 30-day notice (§ 2030.260(a)) 30-day notice (§ 2030.260(a)) (\$ 2030.260(a)) Or 15 days before initial trial set (§ 2024.020(a)) or 15 days before arbitration (CRC 3.822)	after service. • Defendant: anytime. (§ 2030.020(b)) • Ct. may grant plaintiff leave to propound at an earlier time upon showing of good cause (§ 2030.020(c)) • Plaintiff: 10 days after service. • Defendant: anytime. (§ 2030.020(b)) • Plaintiff: 10 days after service. • Defendant: anytime. (§ 2030.020(b)) • 15 days before initial trial set (§ 2024.020(a)) or • 15 days before arbitration (CRC 3.822) • On any party (§ 2030.010(a)) • More than 35 interrogatories with declaration 1. Complexity or quantity of issues 2 Depos expensive 3. Expedience of discovery method (§ 2030.040) • 30 days before initial trial set (§ 2024.020(a)) or • 15 days before arbitration or • 15 days before arbitration or • 15 days before arbitration	after service. Defendant: anytime. (§ 2030.020(b)) Ct. may grant plaintiff leave to propound at an earlier time upon showing of good cause (§ 2030.020(c)) Plaintiff: 10 days after service. Defendant: anytime. (§ 2030.020(b)) or 15 days before arbitration (CRC 3.822) **On any party (§ 2030.010(a)) **More than 35 interrogatories with declaration 1. Complexity or quantity of issues 2 Depos expensive 3. Expedience of discovery method (§ 2030.040()) **On any party (§ 2030.010(a)) **More than 35 interrogatories with declaration 1. Complexity or quantity of issues 2 Depos expensive 3. Expedience of discovery method (§ 2030.040()) **On any party (§ 2030.010(a)) **On any party (§ 2030.010(b)) **Twice prior to initial trial set (§ 2030.070(b)) **Twice prior to initial trial set (§ 2030.010(a))	after service. Defendant: anytime. (§ 2030.020(b)) Ct. may grant plaintiff leave to propound at an earlier time upon showing of good cause (§ 2030.020(c)) Plaintiff: 10 days after service. Defendant: anytime. (§ 2030.020(b)) Plaintiff: 10 days after service. Defendant: anytime. (§ 2030.020(b)) 15 days before arbitration (CRC 3.822) 15 days before arbitration (CRC 3.822) 10 days before arbitration (CRC 3.822) 10 days before arbitration (CRC 3.822) 11 days before arbitration (CRC 3.822) 12 days before arbitration (CRC 3.822) 13 days before arbitration (CRC 3.822) 15 days before arbitration (CRC 3.822)

1. Protective Order (§§ 2019.030, 2030.090)	15 days before initial trial set (§ 2024.020(a))	Promptly (§ 2030.090(a))	• Good cause (§ 2030.090(b))	Yes (§ 2030.090(e))		(§ 2019.030(c)) (§ 2030.090(d))
2. Compel Answers (§ 2030.290(b))	15 days before initial trial set (§ 2024.020(a))	None	• No response (§ 2030.290(b))	No	• Relief from waiver (§ 2030.290(a))	(§ 2030.290(c))
3. Compel Further Answers (§ 2030.300)	15 days before initial trial set (§ 2024.020(a))	45 days after response or supplemental response (§ 2030.300(c))	Statement of disputed interrogatories and responses (CRC 3.1345) Or The court may allow moving party to submit a concise outline of the discovery request and each response in dispute. (§ 2030.300(b)(2))	Yes (§ 2030.300(b)(1))		(§ 2030.300(d)

IV. INSPECTION DEMAND

Туре	Commences	Closes	Time Limit	Requirements	MT/Conf.	Op. Part. Remedies	Sanctions
INSPECTION DEMAND							
(§ 2031.010 – 2031.510)							
A. DISCOVERY							
1. Demands (§ 2031.030)	 Plaintiff: 10 days after service of summons Defendant: anytime (§ 2031.020(a)) Ct. may grant plaintiff leave to propound at an earlier time upon showing of good cause (§ 2031.020(c)) 	• 30 days before initial trial set (§ 2024.020(a)) or • 15 days before arbitration (CRC 3.822)	30 days (§ 2024.030(c)(2))	On any party (§ 2031.010(a)) No limit on number Time and place for inspection Description by category with reasonable particularity (§ 2031.030(c))		Written objections (§\$2031.210(3), 2031.240)	
B. MOTIONS	(3 ** * * ())						
1. Protective Order (§§ 2019.030, 2031.060)		15 days before initial trial set (§ 2024.020(a))	Promptly (§ 2031.060(a))	• Good cause (§2031.060(b))	Yes (§ 2031.060(a))		(§ 2031.060(d))
2. Compel Answers (§ 2031.300(b))		15 days before initial trial set (§ 2024.020(a))	None	• No response (§ 2031.310(b))	No	Relief from waiver (§ 2031.300(a))	(§ 2031.300(c))
3. Compel Further Response and Produce Documents (§ 2031.310)		15 days before initial trial set (§ 2024.020(a))	45 days after response or supplemental response (§ 2031.310(c))	Statement of disputed interrogatories and responses (CRC 3.1345) Or The court may allow moving party to submit a concise outline of the discovery request and each response in dispute. (§ 2031.310(b)(3))	Yes (§ 2031.310(b)(2))		(§ 2031.310(d)) Mandatory Sanctions of \$1000 (§ 2023.050)
4. Compel Compliance (§ 2031.320(a))		15 days before initial trial set (§ 2024.020(a))	None		No		(§§ 2031.320(b), & (c))

V. PHYSICAL/MENTAL EXAM

			I		Remedies	
After defendant has been served or appeared (§ 2032.220(b))	• 30 days before initial trial set (§ 2024.020(a)) or • 15 days before arbitration (CRC 3.822)	• 30-day notice (§ 2032.220(d)) • 20-day response (§ 2032.230(b))	 No painful or protracted intrusive test (§ 2032.220(a)(1)) Within 75 miles of residence (§ 2032.220(a)(2)) Licensed physician or other appropriate licensed health care practitioner (§ 2032.020(b)) Specification of scope and tests (§ 2032.220(c)) Report due within 30 days after demand or within 15 days of trial, whichever is earlier (§ 2032.610) 		 Response in 20 days (§ 2032.230) Relief from waiver (§ 2032.240(a)) 	
After defendant has been served or appeared (§ 2032.220(b))	• 30 days before initial trial set (§ 2024.020(a) or 15 days before arbitration (CRC 3.822)	• 30-day notice (§ 2032.220(d)) • 20-day response (§ 2032.230(b))	 Court order (§ 2032.310(a)) Specification of scope and tests (§ 2032.310(b)) Good cause (§ 2032.320(a)) Child less than 15 years of age involving allegations of sexual abuse of minor limited to three hours (§ 2032.340(a)) Physician or clinical psychologist who holds a doctorate and has 5 years of post-graduate experience in the diagnosis of emotional and mental disorders (§ 2032.020(c)(1)) No observers (§ 2032.530(b)) May audiotape (§ 2032.530(a)) 	Yes (§ 2032.310(c))	Plaintiff stipulation 1. no claim for unusual mental and emotional distress. 2. No expert testimony regarding the usual mental and emotional distress (§ 2032.320(c))	
1 1 1 1 2 2	been served or appeared (§ 2032.220(b)) After defendant has been served or appeared	After defendant has been served or appeared (§ 2032.220(b)) After defendant has been served or appeared (§ 2032.220(b)) After defendant has been served or appeared (§ 2032.220(b)) 15 days before initial trial set (§ 2024.020(a) or 15 days before arbitration	been served or appeared (§ 2032.220(b)) After defendant has been served or appeared (§ 2032.220(b)) After defendant has been served or appeared (§ 2032.220(b)) After defendant has been served or appeared (§ 2032.220(b)) The served or appeared (§ 2032.220(b)) The served or appeared (§ 2032.220(d)) The served or appeared (§ 2032.220(d))	been served or appeared (§ 2032.220(b)) or • 15 days before arbitration (CRC 3.822) After defendant has been served or appeared (§ 2032.220(b)) • 30 days before initial trial set (§ 2032.220(c)) • 30-day notice (§ 2032.220(c)) • Report due within 30 days after demand or within 15 days of trial, whichever is earlier (§ 2032.220(b)) • 20-day response (§ 2032.220(a)(2)) • Licensed physician or other appropriate licensed health care practitioner (§ 2032.220(c)) • Report due within 30 days after demand or within 15 days of trial, whichever is earlier (§ 2032.310(a)) • 20-day response (§ 2032.220(c)) • Court order (§ 2032.310(a)) • Specification of scope and tests (§ 2032.310(b)) • Child less than 15 years of age involving allegations of sexual abuse of minor limited to three hours (§ 2032.340(a)) • Physician or clinical psychologist who holds a doctorate and has 5 years of post-graduate experience in the diagnosis of emotional and mental disorders (§ 2032.250(b)) • No observers (§ 2032.350(b)) • May audiotape	been served or appeared (\$ 2024.020(a)) or * 15 days before arbitration (CRC 3.822) After defendant has been served or appeared (\$ 2032.220(b)) After defendant has been served or appeared (\$ 2032.220(b)) 15 days before arbitration (CRC 3.822) **Oday response (\$ 2032.220(a)(2)) **Observed or appeared (\$ 2032.220(b)) 15 days before arbitration (CRC 3.822) **Oday notice (\$ 2032.220(b)) **Oday notice (\$ 2032.220(c)) **Observed or appeared (\$ 2032.220(b)) **Observed or appeared (\$ 2032.320(a)) **Observed or appeared (\$ 2032.320(a) **Observed or appeared (\$ 2032.320(a) **Observed or appeared	been served or appeared (§ 2032.220(b)) or • 15 days before arbitration (CRC 3.822) After defendant has been served or appeared (§ 2032.220(b)) or • 15 days before arbitration (CRC 3.822) After defendant has been served or appeared (§ 2032.220(b)) 15 days before arbitration (CRC 3.822) • 30 days before arbitration (CRC 3.822) • 20-day response (§ 2032.220(a)(2)) • Report due within 30 days after demand or within 15 days of trial, whichever is earlier (§ 2032.20(b)) • 20-day response (§ 2032.220(c)) • Report due within 30 days after demand or within 15 days of trial, whichever is earlier (§ 2032.210(b)) • 20-day response (§ 2032.220(d)) • 20-day response (§ 2032.220(d)) • 20-day response (§ 2032.230(b)) • 20-day response (§ 2032.230(b)) • 20-day response (§ 2032.310(b)) • Court order (§ 2032.310(a)) • Court order (§ 2032.310(a)) • Child less than 15 years of age involving allegations of sexual abuse of minor limited to three hours (§ 2032.340(a)) • Physician or clinical psychologist who holds a doctorate and has 5 years of post-graduate experience in the diagnosis of emotional and mental disorders (§ 2032.230(c)) • Report due within 30 days after demand or within 15 days of trial, whichever is earlier (§ 2032.310(a)) • Court order (§ 2032.310(a)) • Child less than 15 years of age involving allegations of sexual abuse of minor limited to three hours (§ 2032.340(a)) • Physician or clinical psychologist who holds a doctorate and has 5 years of post-graduate experience in the diagnosis of emotional and mental disorders (§ 2032.200(c)(1)) • No observers (§ 2032.2530(b)) • May audiotape

1. Protective Order (§ 2019.030)	15 days before initial trial set (§ 2024.020(a))	promptly	No authority under § 2032. Maybe § 2019.030	Yes (§ 2019.030(b))	(§ 2019.030(c))
2. Compel Response	15 days before	None	No response	None	(§§ 2032.240(c),
(§ 2032.240(b))	initial trial set		(§ 2032.240(b))		2032.410,
	(§ 2024.020(a))				2032.420)
3. Unsatisfactory	15 days before	None	Response (§ 2032.250(a))	Yes	(§§ 2032.250(b),
Response, Compel	initial trial set			(§ 2032.250(a))	2032.410,
Attendance	(§ 2024.020(a))				2032.420)
(§ 2032.250)					
4. Enforcing Delivery	15 days before	None	Demand copy of report	Yes	(§ 2032.620(b))
of Report	initial trial set		(§ 2032.610)	(§ 2032.620(a))	
(§ 2032.620)	(§ 2024.020(a))				

VI. REQUEST FOR ADMISSION

Туре	Commences	Closes	Time Limit	Requirements	MT/Conf.	Op. Part. Remedies	Sanctions
REQUEST FOR ADMISSION (§§ 2033.010 – 2033.080)							
A. DISCOVERY							
1. Truth or Facts (§ 2033.010)	 Plaintiff: 10 days after service of summons (§ 2033.020(a)) Defendant: anytime (§ 2033.020(b)) 	30 days before initial trial set (§ 2024.020(a)) or 15 days before arbitration (CRC 3.822)	30-day notice (§ 2033.250)	 Another party in the action (§ 2033.010) 35 limit (§ 2033.030(a)) Declaration of necessity "complexity or the quality of the existing and potential issues" (§\$2033.030(a), 2033.050) 		Object in lieu of admitting or denying (§ 2033.230))	
2. Genuineness of Documents (§ 2033.010)	 Plaintiff: 10 days after service of summons (§ 2033.020(a)) Defendant: anytime (§ 2033.020(b)) Ct. may grant plaintiff leave to propound at an earlier time upon showing of good cause (§ 2033.020(c)) 	30 days before initial trial set (§ 2024.020(a)) or 15 days before arbitration (CRC 3.822)	30-day notice (§ 2033.250)	No limit (§ 2033.030(c)) Availability of originals (§ 2033.060(g))		Object in lieu of admitting or denying (§ 2033.230))	
B. MOTIONS	(§ 2033.020(c))						
1. Protective Order (§ 2033.080))		15 days before initial trial set (§ 2024.020(a))	Promptly (§ 2033.080(a))	Unwarranted annoyance, embarrassment, oppression or undue burden and expense (§ 2033.080(b))	Yes		(§ 2033.080(d))
2. Establishing Admissions (§ 2033.280)		15 days before initial trial set (§ 2024.020(a))	None	• No response (§ 2033.280(a))	No	Tardy response defeats motion: response must be substantially in compliance (§ 2033.280(b))	Mandatory (§ 2033.270(c))
3. Compel Further Answers (§ 2030.290(c))		15 days before initial trial set (§ 2024.020(a))	45 days after response or supplemental	Statement of disputed interrogatories and responses (CRC 3.1345)	Yes (§ 2033.290(b)(1))		Monetary (§ 2033.290(d))

response (§ 2033.290(c))	Or The court may allow moving party to submit a concise outline of the discovery request and each response in dispute.	Deemed admitted if court order disobeyed (§ 2033.290(e))
	(§ 2033.290(b)(2))	

VII. EXPERT WITNESSES

Туре	Commences	Closes	Time Limit	Requirements	MT/Conf.	Op. Part. Remedies	Sanctions
EXPERT WITNESSES							
(§§ 2034.210 – 2034.640)							
A. DISCOVERY							
1. Disclosure List (§§ 2034.210 – 2034.240)	DEMAND70 days before trial or 10 days after trial settlement conference, whichever is closer to trial date (§ 2034.220)	RESPONSE50 days before trial or 20 days after demand, whichever is closer to trial date (§ 2034.230)		• Simultaneous exchange of (1) expert lists (§ 2034.260(b)) (2) declarations (§ 2034.260(c)) (3) reports of experts (§ 2034.270)			Exclusion of expert by motion in limine (§ 2034.300)
2. Supplemental List (§ 2034.280)	20 days after exchange (§ 2034.280(a))			Limited to adding experts in area opposing party named in initial exchange. (§ 2034.280(a)) Served expert witness declaration in compliance with CCP § 2034.260. (§ 2034.280(a))			
B. MOTIONS							
1. Protective Order (§ 2034.250)		15 days before initial trial set (§ 2024.020(a))	• Promptly (§ 2034.250(a))	Good cause (§ 2034.250(b))			(§ 2034.250(c))
2. Augment List (§ 2034.610 – 2034.630)		15 days before initial trial set (§ 2024.020(a))	Sufficient time, before 15-day cutoff (§ 2034.610(b))	 No prejudice (§ 2034.620(a), (b)) Excuse or reasonable diligence could not have found out (§ 2034.620(c)(1), (2)) Information served (§ 2034.620(c)(2)(B)) Experts available for deposition (§ 2034.620(d)) 	Yes (§ 2034.610(c))		(§ 2034.620(d)) (§ 2034.630)

3. Submit Tardy	15 d	days before	• Sufficient time,	No prejudice	Yes	(§ 2034.720(d))
Expert Information		tial trial set	before 15-day	(§ 2034.720(a),(b))	(§ 2034.710(c))	(§ 2034.730)
(§ 2034.710 –	(§ 2	2024.020(a))	cutoff	 Excuse or reasonable 		
2034.730)			(§ 2034.710(b))	diligence could not		
				have found out		
				(§ 2034.720(c)(1), (2))		
				 Information served 		
				(§ 2034.720(c)(2)(B))		
				 Experts available for 		
				deposition		ļ
				(§ 2034.720(d))		ļ