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Deering's California Codes Annotated
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*** This document is current for urgency legislation through Chapter 391 of the ***
2015 Legislative Session, approved September 30, 2015.

CODE OF CIVIL PROCEDURE
Part 4. Miscellaneous Provisions
Title 4. Civil Discovery Act
Chapter 13. Written Interrogatories
Article 1. Propounding Interrogatories

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Cal Code Civ Proc § 2030.010 (2015)

§ 2030.010. Use of written interrogatories to obtain discovery

(a) Any party may obtain discovery within the scope delimited by Chapters 2 (commencing with Section 2017.010) and 3 (commencing with Section 2017.710), and subject to the restrictions set forth in Chapter 5 (commencing with Section 2019.010), by propounding to any other party to the action written interrogatories to be answered under oath.

(b) An interrogatory may relate to whether another party is making a certain contention, or to the facts, witnesses, and writings on which a contention is based. An interrogatory is not objectionable because an answer to it involves an opinion or contention that relates to fact or the application of law to fact, or would be based on information obtained or legal theories developed in anticipation of litigation or in preparation for trial.

HISTORY:

Added Stats 2004 ch 182 § 23 (AB 3081), operative July 1, 2005.