IN THE UNITED STATES DISTRICT COURT FOR THE

	DISTRICT OF
)))) CIVIL NO
MOTION	TO COMPEL ANSWERS TO
INTERROGATORIE	ES AND REQUEST FOR PRODUCTION
COMES NOW the judgment of	creditor, the United States of America, and moves this
Court to compel answers to interrogate	ories and responses to requests to produce documents
pursuant to Pulos 22, 24, 27, and 60 a	f the Federal Rules of Civil Procedure. Further, the United
pursuant to Rules 33, 34, 37, and 09 0	i the rederal Rules of Civil Procedure. Turther, the Office
States requests an order compelling th	e judgment debtor,, to answer the
Interrogatories and comply with the R	equest for Production of Documents of the Judgment
Creditor, the United States of America	a.
Attached hereto and incorpora	ted herein is a memorandum in support of this motion.
	Respectfully submitted,
	[NAME]
	United States Attorney
,	D
J	By: [NAME]
	Trial Attorney, Tax Division
	U.S. Department of Justice
	P.O. Box
	Ben Franklin Station Washington, D.C., 20044
	Washington, D.C. 20044 Telephone: (202)

EXHIBIT 12

CERTIFICATE OF SERVICE

		e of a true copy of the foregoing Motion to Compel
Discovery, Memor	andum in support	thereof and attached Declaration was made by the United
States mail this	day of	, 200_, upon:
		[NAME]
		Trial Attorney, Tax Division
		U.S. Department of Justice
		P.O. Box
		Ben Franklin Station
		Washington, D.C. 20044
		washington, D.C. 20044

IN THE UNITED STATES DISTRICT COURT FOR THE

	DISTRICT OF		
Plaintiff, v.)))) CIV)	/IL NO	
Defendant.)		
	NDUM IN SUPPORT OF N FERROGATORIES AND F		
On,	200, judgment was entered	l in favor of the United	d States and
against, in	the amount of \$	_, plus interest, in the	above-captioned
case. The entire amount of	the judgment plus interest to	date remains outstand	ling.
The United States s	erved interrogatories and requ	uest for production in	aid of the judgment
and execution, pursuant to			
Rule 69 of the Federal Rule	es of Civil Procedure, upon _	on	, 200 On
, 200, purs	uant to's request, l	by his/her counsel, the	United States
agreed to extend to	, 200, the time for him/h	er to respond to said i	nterrogatories and
request for production. On	, 200,	, through his/her	counsel,
telephonically informed	, Trial A	Attorney, Tax Division	, Department of
Justice, Washington, D.C.,	that would not r	respond to the interrog	atories and request
for production by the	, 200, deadline, and	further, that	would probably

not answer the interrogatories and request for production at all. To this date there has been no response to either the interrogatories or the request for production.

Rule 69(a) of the Federal Rules of Civil Procedure permits a judgment creditor to obtain discovery from the judgment debtor in the manner provided in the Federal Rules of Civil Procedure, in aid of a judgment or execution. Rule 33 provides for the use of interrogatories to parties and Rule 34 provides for the use of requests for production. Rule 37(a)(2) allows for a party to move for a court order compelling an answer to discovery taken under Rules 33 or 34 when a party fails to comply with such discovery.

In this case, ______, even after an extension of thirty days from the initial due date, is late in responding to the United States' discovery requests. There is no just reason why this Court, in exercising its powers under Rule 37(a)(2), should not order _____ to answer the United States' Interrogatories and Request for Production immediately, and in the manner required under the Federal Rules of Civil Procedure.

CONCLUSION

For the foregoing reason, this Court	should grant an order compelling judgment debtor,
, to answer the Interrogator	ies and Request for Production of Judgment Creditor
United States of America.	
	Respectfully submitted,
	[NAME] United States Attorney
Ву:	
23.	[NAME]
	Trial Attorney, Tax Division
	U.S. Department of Justice
	P.O. Box
	Ben Franklin Station
	Washington, D.C. 20044
	Telephone: (202)

IN THE UNITED STATES DISTRICT COURT FOR THE

	DI	ISTRICT OF
V.	intiff,)))) CIVIL NO))
	DECLARATION UNI	DER PENALTY OF PERJURY
1. My	name is	, and I am the trial attorney for the Tax Division of
the United States I	Department of Justice, to	whom the above-captioned case has been assigned.
In my capacity as t	rial attorney, various files	s relating to the judgment against and
efforts to collect su	ich judgment are in my c	ustody, possession, and control.
2. Pur	suant to 28 U.S.C. § 1746	6, I declare under penalty of perjury under the laws of
the United States of	of America, that the foreg	oing information set forth in the Memorandum in
Support of Motion	to Compel Answers to In	nterrogatories and Request for Production is true and
correct, based upor	n the files pertaining to th	nis matter which are under my custody, possession
and control.		
Executed o	n this day of	, 200
		[NAME]
		Trial Attorney, Tax Division U.S. Department of Justice
		P.O. Box
		Ben Franklin Station Washington, D.C. 20044
		Telephone: (202)