## IN THE DISTRICT COURT OF JOHNSON COUNTY, KANSAS

PLAINTIFF/PETITIONER:		
		CASE NUMBER
		DIVISION
		K.S.A. NUMBER
VS		
DEFENDANT/RESPONDENT		
SUBPO	ENA OF BUSIN	IESS RECORDS
TO:		
Vou are commanded to produ	usa tha rasards	listed below before the attorney of record
•		listed below before the attorney of record
		AM/  PM and to testify on behalf
·	o comply with	this subpoena may be deemed a contempt
of court.		
Records to be produced:		
You may make written objecti	on to the prod	luction of any or all of the records listed
above by serving such written objecti	on upon	attorney, at
		within 14 days after service of this
		n objection is made, the records need not be
produced except upon order of the co	ourt, (KSA 60-2	245)
Instead of appearing at the tir	ne and place li	sted above, it is sufficient compliance with
this subpoena if a custodian of the bu	ısiness records	delivers to the requesting party by mail or

Johnson County Help Center Last updated 04/2020

	t copy of all the records described above and mails a copy of the
affidavit below to	at
14 days after the receipt of	this subpoons
	·
	rds shall be separately enclosed in a sealed envelope or wrapper on
which the title and number	of the action, name and address of the witness and the date of this
subpoena are clearly inscrib	ed. The affidavit needs to be attached to the outside of the
package. If return of the cop	by is desired the words "return requested" must be inscribed clearly
on the sealed envelope or w	rapper. The sealed envelope or wrapper shall be delivered to the
attorney of record.	
The records describe	ed in this subpoena shall be accompanied by the affidavit of a
custodian of the records, a f	form for which is attached to this subpoena.
If the business has no	one of the records described in this subpoena, or only part thereof,
the affidavit shall so state, a	nd the custodian shall send only those records of which the
custodian has custody. Whe	n more than one person has knowledge of the facts required to be
stated in the affidavit, more	than one affidavit may be made.
The reasonable costs	s of copying the records may be demanded of the party causing this
subpoena to be issued. If the	e costs are demanded, the records need not be produced until the
costs of copying are advance	ed.
The copy of the reco	rds will not be returned unless requested by the witness.
DATED:	BY:
	Deputy/Clerk of the Court