Rule 56.3. Annexation of Statement to Rule 56 Motion for Summary Judgment

positions described in Rule 56(c)(1)(A) must be annexed to the motion in a separate,

(a) On any motion for summary judgment filed pursuant to Rule 56, the factual

short and concise statement, in numbered paragraphs, of the material facts as to which

the moving party contends there is no genuine issue to be tried. Failure to submit this

statement may constitute grounds for denial of the motion.

(b) In the papers opposing a Rule 56 motion for summary judgment, the factual

positions described in Rule 56(c)(1)(B) must include correspondingly numbered

paragraphs responding to the numbered paragraphs in the statement of the movant,

and if necessary, additional paragraphs including a separate, short and concise

statement of additional material facts as to which it is contended that there exists a

genuine issue to be tried.

(c) Subject to any Rule 56(c)(2) objection, each statement by the movant or

opponent pursuant to Rule 56.3(a) and (b), including each statement controverting any

statement of material fact, will be followed by citation to evidence which would be

admissible.

(Added June 5, 2015, eff. July 1, 2015.)