UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS

GENERAL ORDER 23-0037

The full Court met in executive session on Thursday, September 28, 2023, and

approved a Technical Amendment to Local Rule 56.1 Motion for Summary Judgment.

The Amendment corrects a typographical error in paragraph LR 56.1(c)(2).

By direction of the full Court,

IT IS ORDERED that effective immediately, Local Rule 56.1 is technically

amended as attached (additions shown thus, deletions shown thus). The Local Criminal

Rule is effective immediately, pending the approval of the Seventh Circuit Judicial

Council.

ENTER:

FOR THE COURT

Subrue Gaefwerge-

Dated at Chicago, Illinois this 3rd day of October, 2023

CURRENT VERSION

LR 56.1 Motions for Summary Judgment

•••

- (c) Moving Party's Reply. After an opposing party files its materials under LR 56.1(b), the movant shall serve and file—
 - (1) a reply memorandum of law that complies with LR 56.1(g); and
 - (2) a response to the LR 56.1(b)(3) statement of additional material facts (if any) that complies with LR 56.1(e) and that attaches any cited evidentiary material not attached to the LR 56.1(a)(3) statement, the LR 56.1(b)(2) response, or the LR 56.1(b)(3) statement.

• • •

Adopted April 20, 2006. Amended February 18, 2021

TECHNICAL AMENDMENT

LR 56.1 Motions for Summary Judgment

•••

- (c) Moving Party's Reply. After an opposing party files its materials under LR 56.1(b), the movant shall serve and file—
 - (1) a reply memorandum of law that complies with LR 56.1(g); and
 - (2) a response to the LR 56.1(b)(3) statement of additional material facts (if any) that complies with LR 56.1(e) and that attaches any cited evidentiary material not attached to the LR 56.1(a)(3)(2) statement, the LR 56.1(b)(2) response, or the LR 56.1(b)(3) statement.

• • •

Adopted April 20, 2006, Amended February 18, 2021 and September 29, 2023