

Rule 33.1 INTERROGATORIES

(a) Service of Interrogatories with Complaint. Interrogatories shall not be served by any party prior to the completion of routine self-executing discovery pursuant to Local Rule 26.1(c).

(b) Additional Interrogatories. Any party desiring to serve additional interrogatories shall file a written motion setting forth the proposed additional interrogatories and the reasons establishing good cause for their use.

(c) Format of Discovery Requests. The party serving interrogatories, pursuant to Fed. R. Civ. P. 33, serving request for production of documents or things, pursuant to Fed. R. Civ. P. 34, or serving requests for admission, pursuant to Fed. R. Civ. P. 36, shall provide a space after each such interrogatory, request or admission, for the answer, response or objection thereto. The party answering, responding or objecting to written interrogatories, requests for production of documents or things, or requests for admission shall either set forth the answers, response or objection in the space provided or shall quote each such interrogatory or request in full immediately preceding the statement of any answer, response or objection thereto. The parties shall also number each interrogatory, request, answer, response or objection sequentially, regardless of the number of sets of interrogatories or requests.