## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF KENTUCKY CENTRAL DIVISION CIVIL DISCOVERY DISPUTE WORKSHEET

Party Name:
Case No.:
Attorney(s) Participating in Call:
Factual Summary of Litigation:
Procedural Posture of Case:
Description of Efforts to Resolve Dispute per LR 37.1 and FRCP 37:
Factual Summary and Legal Arguments of Discovery Dispute:

Factual Summary and Legal Arguments of Discovery Dispute (cont'd):
If the dispute involves a written discovery request, deposition notice and/or subpoena, the party who served the discovery request at issue will attach a copy of the discovery request at issue and the opposing party's written response to that request. Judge Stinnett does not need the entire discovery request and response but requires only the portions of the discovery request and response at issue. Failure to attach any written discovery requests, notice of depositions, or other documents that serve as the basis for the discovery dispute may result in denial of the sought relief.