1 Rule 10. Form of pleadings and other papers

- 2 (a) Caption; names of parties; other necessary information.
- 3 (1) All pleadings and other papers filed with the court must contain a caption setting
- forth the name of the court, the title of the action, the file number, if known, the name
- of the pleading or other paper, and the name, if known, of the judge (and
- 6 commissioner if applicable) to whom the case is assigned..
- 7 (2) In the complaint, the title of the action must include the names of all the parties,
- 8 but other pleadings and papers need only state the name of the first party on each side
- 9 with an indication that there are other parties. A party whose name is not known must
- 10 be designated by any name and the words "whose true name is unknown." In an
- action in rem, unknown parties must be designated as "all unknown persons who
- claim any interest in the subject matter of the action."
- 13 (3) Every pleading and other paper filed with the court must state in the top left-hand
- corner of the first page the name, address, email address, telephone number, and bar
- number of the attorney or party filing the paper, and, if filed by an attorney, the party
- for whom it is filed.
- 17 (4) A party filing a claim for relief, whether by original claim, counterclaim, cross-
- claim, or third-party claim, must also file a completed cover sheet substantially similar
- in form and content to the cover sheet approved by the Judicial Council. The clerk
- 20 may destroy the coversheet after recording the information it contains.
- 21 (b) **Paragraphs**; separate statements. All statements of claim or defense must be made in
- 22 numbered paragraphs. Each paragraph must be limited as far as practicable to a single
- 23 set of circumstances; and a paragraph may be adopted by reference in all succeeding
- 24 pleadings. Each claim founded upon a separate transaction or occurrence and each
- 25 defense other than denials must be stated in a separate count or defense whenever a
- separation facilitates the clear presentation of the matters set forth.

- 27 (c) **Adoption by reference**; **exhibits.** Statements in a paper may be adopted by reference
- 28 in a different part of the same or another paper. An exhibit to a paper is a part thereof for
- 29 all purposes.
- 30 (d) **Paper format.** All pleadings and other papers, other than exhibits and court-approved
- forms, must be $8\frac{1}{2}$ inches wide x 11 inches long, on white background, with a right, left,
- 32 top, and bottom margin of not less than 1 inch. All text or images must be clearly legible,
- 33 must be double spaced, except for matters customarily single spaced, must be on one side
- only, and must not be smaller than 12-point size.
- 35 (e) **Signature line.** The name of the person signing must be typed or printed under that
- 36 person's signature. If a proposed document ready for signature by a court official is
- 37 electronically filed, the order must not include the official's signature line and must, at
- 38 the end of the document, indicate that the signature appears at the top of the first page.
- 39 (f) **Non-conforming papers.** The court clerk may examine the pleadings and other papers
- 40 filed with the court. If they are not prepared in conformity with paragraphs (a) (e), the
- 41 clerk will accept the filing but may require counsel to substitute properly prepared papers
- 42 for nonconforming papers. The clerk or the court may waive the requirements of this rule
- 43 for parties appearing pro se. For good cause shown, the court may relieve any party of
- any requirement of this rule.
- 45 (g) **Replacing lost pleadings or papers.** If an original pleading or paper filed in any action
- or proceeding is lost, the court may, upon motion, with or without notice, authorize a
- 47 copy thereof to be filed and used in lieu of the original.
- 48 (h) **No improper content.** The court may strike and disregard all or any part of a pleading
- 49 or other paper that contains redundant, immaterial, impertinent, or scandalous matter.
- 50 (i) Electronic papers.
- 51 (1) Any reference in these rules to a writing, recording, or image includes the
- 52 electronic version thereof.
- 53 (2) A paper electronically signed and filed is the original.

- 54 (3) An electronic copy of a paper, recording, or image may be filed as though it were 55 the original. Proof of the original, if necessary, is governed by the Utah Rules of 56 Evidence.
- 57 (4) An electronic copy of a paper must conform to the format of the original.
- 58 (5) An electronically filed paper may contain links to other papers filed 59 simultaneously or already on file with the court and to electronically published 60 authority.