- 1 Rule 7A. Motion to enforce order and for sanctions.
- 2 (a) Motion. To enforce a court order or to obtain a sanctions order for violation of an
- 3 order, including in supplemental proceedings under Rule 64, a party must file an ex parte
- 4 motion to enforce order and for sanctions (if requested), pursuant to this rule and Rule
- 5 7. The motion must be filed in the same case in which that order was entered. The
- 6 timeframes set forth in this rule, rather than those set forth in Rule 7, govern motions to
- 7 enforce orders and for sanctions.
- 8 **(b)** Affidavit Verification. The motion must state the title and date of entry of the order
- 9 that the moving party seeks to enforce. The motion must either be verified, or must be
- 10 accompanied by at least one supporting affidavit or declaration that is based on personal
- 11 knowledge and shows that the affiant or declarant is competent to testify on the matters
- set forth. The verified motion, affidavit, or declaration must set forth facts that would be
- admissible in evidence and that would support a finding that the party has violated the
- 14 order.
- 15 **(c) Proposed order.** The motion must be accompanied by a request to submit for decision
- and a proposed order to attend hearing, which must:
- 17 (1) state the title and date of entry of the order that the motion seeks to enforce;
- 18 (2) state the relief sought in the motion;
- 19 (3) state whether the motion is requesting that the other party be held in contempt
- and, if so, state that the penalties for contempt may include, but are not limited to, a
- 21 fine of up to \$1000 and confinement in jail for up to 30 days;
- 22 (4) order the other party to appear personally or through counsel at a specific place
- 23 (the court's address) and date and time (left blank for the court clerk to fill in) to
- explain whether the nonmoving party has violated the order; and
- 25 (5) state that no written response to the motion is required but is permitted if filed
- within 14 days of service of the order, unless the court sets a different time, and that
- any written response must follow the requirements of <u>Rule 7</u>.
- 28 **(d) Service of the order.** If the court issues an order to attend a hearing, the moving party
- 29 must have the order, motion, and all supporting affidavits documents served on the
- 30 nonmoving party at least 28 days before the hearing. Service must be in a manner
- 31 provided in Rule 4 if the nonmoving party is not represented by counsel in the case. If
- 32 the nonmoving party is represented by counsel in the case, service must be made on the
- 33 nonmoving party's counsel of record in a manner provided in Rule 5. For purposes of
- 34 this rule, a party is represented by counsel if, within the last 120 days, counsel for that

- party has served or filed any documents in the case and has not withdrawn. The court may shorten the 28 day period if:
- 37 (1) the motion requests an earlier date; and
- 38 (2) it clearly appears from specific <u>verified</u> facts <del>shown by affidavit</del> that immediate 39 and irreparable injury, loss, or damage will result to the moving party if the hearing 40 is not held sooner.
- 41 **(e) Opposition.** A written opposition is not required, but if filed, must be filed within 14
- days of service of the order, unless the court sets a different time, and must follow the
- 43 requirements of Rule 7.
- 44 **(f) Reply.** If the nonmoving party files a written opposition, the moving party may file a
- reply within seven days of the filing of the opposition to the motion, unless the court
- sets a different time. Any reply must follow the requirements of <u>Rule 7</u>.
- 47 (g) Hearing. At the hearing the court may receive evidence, hear argument, and rule
- 48 upon the motion, or may request additional briefing or hearings. The moving party bears
- 49 the burden of proof on all claims made in the motion. At the court's discretion, the court
- 50 may convene a telephone conference before the hearing to preliminarily address any
- issues related to the motion, including whether the court would like to order a briefing
- schedule other than as set forth in this rule.
  - (h) Limitations.
- 54 (1) This rule does not apply to:
- 55 (A) proceedings instituted by the court on its own initiative to enforce an order;
- 56 (B). This rule does not apply in criminal cases; or
- 57 (C) motions for sanctions filed under Rule 37(b).
- 58 (2) Nothing in this rule is intended to limit or alter the inherent power of the court to
- 59 initiate order to show cause proceedings to assess whether cases should be dismissed for
- 60 failure to prosecute or to otherwise manage the court's docket, or to limit the authority of
- 61 the court to hold a party in contempt for failure to appear pursuant to a court order.
- 62 (i) Orders to show cause. The process set forth in this rule replaces and supersedes the
- prior order to show cause procedure. An order to attend hearing serves as an order to
- show cause as that term is used in Utah law.

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