- 1 Rule 106. Remainder of or Related Writings or Recorded Statements.
- 2 If a party introduces all or part of a writing or recorded statement, an adverse party may
- 3 require the introduction, at that time, of any other part or any other writing or recorded
- 4 statement that in fairness ought to be considered at the same time. The adverse party
- 5 may do so over a hearsay objection.

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- 7 **2011 Advisory Committee Note.** The language of this rule has been amended as part of
- 8 the restyling of the Evidence Rules to make them more easily understood and to make
- 9 class and terminology consistent throughout the rules. These changes are intended to be
- 10 stylistic only. There is no intent to change any result in any ruling on evidence
- admissibility. This rule is the federal rule, verbatim.
- 12 **Original Advisory Committee Note.** This rule is the federal rule, verbatim. Utah Rules
- of Evidence (1971) was not as specific, but Rule 106 is otherwise in accord with Utah
- 14 practice.