URBCP Rule 065B

1 Rule 65B. Extraordinary relief

(a) Availability of remedy. Where no other plain, speedy, and adequate remedy is
available, a person may petition the court for extraordinary relief on any of the grounds
set forth in this rule. There is no special form of writ. The procedures in this rule govern
proceedings on all petitions for extraordinary relief, but to the extent this rule does not
provide special procedures, proceedings on petitions for extraordinary relief will be
governed by the procedures set forth elsewhere in these rules, or in the Utah Rules of
Civil Procedure, as applicable.

9 (b) Wrongful use of or failure to exercise public authority.

10 (1) Who may petition the court; security. The attorney general may petition the 11 court for relief on the grounds enumerated in this paragraph. Any person who is not 12 required to be represented by the attorney general and who is aggrieved or 13 threatened by one of the acts enumerated in paragraph (2) may petition the court 14 under this paragraph if (A) the person claims to be entitled to an office unlawfully 15 held by another or (B) if the attorney general fails to file a petition under this 16 paragraph after receiving notice of the person's claim. A petition filed by a person 17 other than the attorney general under this paragraph must be brought in the name 18 of the petitioner, and the petition must be accompanied by an undertaking with 19 sufficient sureties to pay any judgment for costs and damages that may be recovered 20 against the petitioner in the proceeding. The sureties must be in the form for bonds 21 on appeal provided for in Rule 73 of the Utah Rules of Civil Procedure.

(2) Grounds for relief. The court may grant appropriate relief: (A) where a person
usurps, intrudes into, or unlawfully holds or exercises a franchise or an office in a
corporation created by the authority of the state of Utah; (B) where persons act as a
corporation in the state of Utah without being legally incorporated; (C) where any
corporation has violated Utah law relating to the creation, alteration, or renewal of
corporations; or (D) where any corporation has forfeited or misused its corporate
rights, privileges, or franchises.

(3) Proceedings on the petition. On the filing of a petition, the court may require
that notice be given to adverse parties before issuing a hearing order, or may issue a
hearing order requiring the adverse party to appear at the hearing on the merits. The
court may also grant temporary relief in accordance with the terms of Rule 65A.

33 Effective May/November 1, 20____

34