

RULE 20 Motions

- A. ~~An application~~Requests to the Commission for an order for relief other than ~~that the relief~~ prayed for by a pleading shall be made by motion. Examples of such ~~orders~~-relief are “Setting case for hearing or trial,” “Consideration of information under Neb. Rev. Stat. §48-817,” “Granting of new trial or rehearing,” or “Motion for Status Quo.”
- B. Written briefs in support of the motion shall be filed with each motion, containing concise statements of the reasons ~~in support of the motion~~ and citations to the authorities relied upon; ~~shall be filed with each motion~~. All motions and briefs shall be served as provided in Rule 5A. In a like manner, each adverse party may file and serve within five (5) business days after service of the motion, a written brief in opposition to the motion. Briefs shall not be required, however, when all parties have assented to ~~a~~ the motion, as declared in the motion itself, or when the motion is for an extension of time.
- C. ~~Unless~~Except for a Motion for Temporary Relief or otherwise ordered by the Commission, all such motions shall be ruled upon without notice or oral argument. A request for oral argument may be made by the moving party by separate statement at the conclusion of the motion or by an opposing party by a separate pleading filed within five (5) business days after service of the motion. ~~Any~~Such request shall also state whether a court reporter is ~~desired at~~ requested for the hearing.
- D. All Motions for Temporary Relief shall be ruled upon by hearing within ten (10) days of the date of the motion unless waived by both parties in accordance with Rule 17.
- E. For good cause shown, the Commission may extend the time for doing any act required by this Rule.
- F. Motions relating to discovery shall be governed by Rule 19.