



CYNTHIA H. COFFMAN  
Attorney General

DAVID C. BLAKE  
Chief Deputy Attorney General

MELANIE J. SNYDER  
Chief of Staff

FREDERICK R. YARGER  
Solicitor General

RALPH L. CARR  
COLORADO JUDICIAL CENTER  
1300 Broadway, 6th Floor  
Denver, Colorado 80203  
Phone (720) 508-6000

**STATE OF COLORADO  
DEPARTMENT OF LAW**

State Services Section

November 6, 2015

Wayne W. Williams, Secretary of State  
Office of the Secretary of State  
1700 Broadway  
Denver, CO 80290

RE: Tracking Number: 2015-00756  
Revision to Workers' Compensation Rules of Procedure  
Rule 5, 7 CCR 1101-3

Dear Mr. Williams:

I have reviewed the correction to the accompanying Rule 5, and determined that the matter being corrected is a nonsubstantive error, and that the correction is necessary to insure that the published rule and corresponding opinion conform to the adopted rule, pursuant to section 24-4-103(11)(d), C.R.S. (2015).

The correction addresses an inadvertent deletion of the word "or" in the rule, adopted November 5, 2014, submitted under Tracking Number 2014-00927, specifically:

The rule currently reads:

Upon demand of the Director, an insurer shall produce to the Division a receipt, canceled check, or other proof substantiating payment of any amount due to the claimant to a provider.

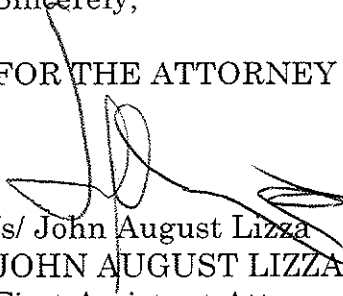
*It should read:*

Upon demand of the Director, an insurer shall produce to the Division a receipt, canceled check, or other proof substantiating payment of any amount due to the claimant *or* to a provider.

Please do not hesitate to contact me if I may be of further assistance.

Sincerely,

FOR THE ATTORNEY GENERAL



/s/ John August Lizza

JOHN AUGUST LIZZA

First Assistant Attorney General

State Services Section

720.508.6158

john.lizza@state.co.us