Corrective Order No. 1 to Rule Change #1998(10)

COLORADO RULES OF CIVIL PROCEDURE APPENDIX TO CHAPTERS 18 TO 20 THE COLORADO RULES OF PROFESSIONAL CONDUCT CLIENT-LAWYER RELATIONSHIP

Rule 1.15. Interest-Bearing Accounts to be Established for the Benefit of the Client or Third Persons or the Colorado Lawyer Trust Account Foundation; Notice of Overdrafts; Record Keeping

(a) - (d) \*\*\*\*[NO CHANGE]\*\*\*\*

(e)(1) - (2) \*\*\*\*[NO CHANGE]\*\*\*\*

(3) Information necessary to determine compliance or justifiable reason for noncompliance with subparagraph (e)(2) shall be included in the annual attorney registration statement. The Colorado Lawyer Trust Account Foundation shall assist the court in determining whether lawyers or law firms have complied in establishing the trust account required under subparagraph (e)(2). If it appears that a lawyer or law firm has not complied where it is feasible to do so, the matter may be referred to the <u>disciplinaryattorney regulation</u> counsel for investigation and proceedings in accordance with C.R.C.P. 241.

(f) - (j) \*\*\*\*[NO CHANGE]\*\*\*\*

This Corrective Order is issued November 9, 1999, effective immediately.

BY THE COURT:

Gregory J. Hobbs, Jr. Justice, Colorado Supreme Court