

**Second Correction to Rule Change 2007(09)**

CHAPTER 17A

PRACTICE STANDARDS AND LOCAL COURT RULES

**Rule 121. Local Rules - Statewide Practice Standards**

**Section 1-15**

**DETERMINATION OF MOTIONS**

1. **Briefs; When Required; Time for Serving and Filing--**  
**Length.** Except motions during trial or where the court deems an oral motion to be appropriate, any motions involving a contested issue of law shall be supported by a recitation of legal authority incorporated into the motion except for a motion pursuant to C.R.C.P. 56. The original and one copy of all motions and briefs shall be filed with the court; a copy shall be supplied to the courtroom clerk (to be brought to the attention of the court) and a copy shall be served on all other parties. The responding party shall have 15 days or such lesser or greater time as the court may allow in which to file and supply the courtroom clerk with a responsive brief. The moving party shall have 7 ~~calendar~~ days or such greater or lesser time as the court may allow to file and supply the courtroom clerk with a reply brief. Motions or briefs in excess of 10 pages in length, exclusive of tables and appendices, are discouraged.

**Note: No corrective order is issued typographical error is corrected in the rule by deleting the word calendar.**  
**(11-16-07)**