

Unlawful Collection for Medical Treatment
Injury covered by Federal Employees' Compensation Act (FECA)
Office of Workers' Compensation Programs (OWCP)

From Injured Federal Employee:

Name: _____

Address: _____

OWCP Claim# _____ Date of Injury: _____

To Medical Provider or Entity Unlawfully Seeking Payment for Medical Services:

Medical Provider: _____

Address: _____

Federal Employee's
Patient Account #: _____

Medical Provider or Entity:

You have unlawfully tried to collect directly from me for medical services for my Federal Workers' Compensation injury which is covered by the Federal Employees Compensation Act (FECA), 5 U.S.C. 8103. FECA is the ***sole remedy*** for payment for medical treatment. Submit bills only to U.S. Department of Labor, Office of Workers' Compensation Programs.

Send written acknowledgment within thirty (30) days that you will only seek reimbursement from the U.S. Department of Labor, Office of Workers' Compensation Programs.

There are several remedies available for unlawful collections, such as:

- File complaint with the U.S. Department of Labor and U.S. Department of Justice.
- File complaint with state's Department of Consumer Credit.
- File complaint with the Better Business Bureau
- Civil lawsuits.

Signature of
Federal Employee: _____ Date: _____

Enclosed is proof my injury is covered under Federal Workers' Compensation Act (FECA) administered by the U.S. Department of Labor, Office of Workers' Compensation Programs:

U.S. Department of Labor Injury Acceptance Letter dated _____, or

ACS Web Bill Processing Portal dated _____.

Elective: Medical Provider/Entity's correspondence to employee dated _____