



## EXHIBIT A

### FEE SCHEDULE FOR CANNA-BUSINESS CONSULTATIONS

1. Any materials provided for Clients originating with F.C.C.C. are for the exclusive uses of said Clients and are based on the intellectual property of Full Circle Cannabis Consultations. While Clients may use and reproduce such documents for their own immediate uses, F.C.C.C. reserves the exclusive right of ownership over the template materials presented to Clients, for all purposes related to the tangible sale of such intellectual property to any third parties. F.C.C.C. reserves these rights with all heirs and assigns of original Clients, in perpetuity.
2. Client understands and agrees that Consultant is not an attorney and cannot represent Client's interests in any administrative, civil or criminal proceedings. Consultant can assist and appear with Client at the administrative proceedings held by State and Local Licensing Agencies. Consultant may also refer Client to attorneys, upon request.
3. Client will receive assistance navigating the Local and State licensing requirements for commercial cannabis operations under M.A.U.C.R.S.A. This service includes access to our Marketing Partners (with discounts or other special offers for our clients) and access to Consultant for on-call troubleshooting, compliance assessments, research and development, as needed.
4. Consultant will assist Client with drafting initial operating procedures, security protocols, and other internal documents required under State and Local licensing programs. Technical matters outside the scope of Consultants services or expertise may be referred to other specialists by Consultant, on behalf of Client, upon request. Consultant shall endeavor to assist and work with any other specialists retained by Client on the Project, as needed.
5. Client (and their staff) will receive ongoing assistance from F.C.C.C. regarding the formation of client's organization or uses of any documents provided by Consultant. Client may receive consultations, as needed, regarding any license related interactions with law enforcement, code enforcement, and local or state licensing agencies. Client may receive consultations regarding local political factors, relevant court rulings and relevant state or local legislation.
6. The costs for these services vary, depending on the amounts of service that each client requires. Normal hourly rates range from \$100 - \$150 (see below). Clients may be billed hourly, or in regular installments, depending on the needs of the client.
7. Mileage Rates: **.54 cents per mile, round trip.**
8. Minimum Retainer (required to begin working on project): **\$1050 per project.**
9. Standard hourly rates for formation or licensing assistance: **\$150 per hour.**
10. Suggested Retainer (for clients needing at least 30 hours of service): **\$3000 per project.**
11. Reduced hourly rate (for all clients paying \$3000 or more retainer): **\$100 per hour.**



12. Airfare, overnight accommodations, per-diem expenses and a rental car are required for all long-distance appearances (see Consulting Agreement).
13. Our Rates for any additional costs (note – client is hereby encouraged to oversee filing, postage and copying personally, in order to expedite filing times and save money):

Hard-Copy Documents	<b>per Page</b>	<b>\$0.35</b>
Postage	<b>per Item</b>	<b>Actual Cost plus 25%</b>
Government Fees	<b>per Item</b>	<b>Actual Cost plus 20%</b>

All expenses that are listed on this fee sheet which are paid to other parties or governmental agencies shall be reimbursed upon presentation of the actual receipt given to Consultant at the time of the transaction. Any other costs not on this fee sheet which are to be reimbursed by Client to Consultant shall be approved prior to the expenditure being made by Consultant. Said writing can be faxed, e-mailed, texted, or by United States Postal Service.

14. Ending the Relationship:

**By You:** You are free to terminate our services for any reason, by providing us with a dated, written and signed notice, and by paying any expenses incurred by us prior to receiving said notice, that were undertaken in the furtherance of this contract.

**By Us:** Full Circle Cannabis Consultations is free to withdraw our services at any time for good cause, provided that written, dated and signed notification is made to you in a timely fashion. Such good cause includes any misrepresentation of or failure to disclose facts on your part that are relevant to this contract, any requests made by you that we engage in unethical or illegal conduct and any failure on your part to maintain agreed upon financial arrangements with us. We also reserve the right to terminate this agreement if we find ourselves unable to fulfill the terms of this agreement due to scheduling conflicts or personal emergencies. In all such eventualities, you are only liable for payment of your portion of the expenses required in the service of this agreement up to the time that this agreement is terminated. Where no such expenses have been incurred, no payments are required.

Full Circle Cannabis Consultations

