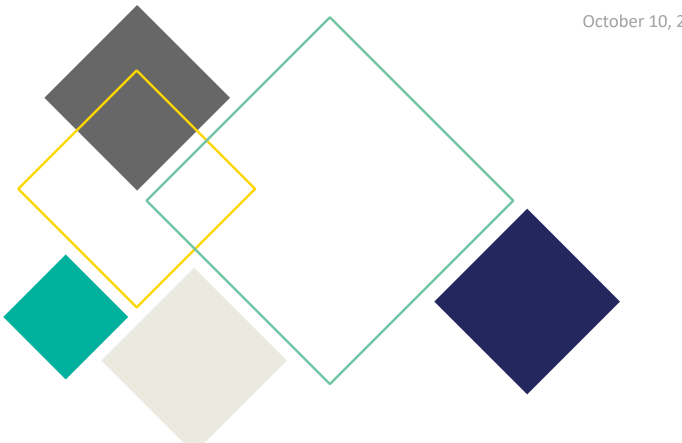


# COMMERCIAL CANNABIS FEE STUDY CITY OF RIVERSIDE, CALIFORNIA

# **Report of Findings**

October 10, 2023



# City of Riverside, California

COMMERCIAL CANNABIS FEE STUDY

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## Introduction

MGT is pleased to present the City of Riverside with this summary of findings for the recently completed Commercial Cannabis fee study.

Working with the Economic Development Department, MGT developed a fee structure and calculated the full cost of the City activities associated with implementing commercial storefront retail cannabis businesses within the City. MGT reviewed the costs using fiscal year 2023-2024 budgeted departmental expenditures and personnel costs and gathered data from key city departments responsible for the application, site selection and regulation of commercial cannabis. The objectives of the MGT project were to determine costs, develop fee methodology, document city processes associated with commercial cannabis, and develop appropriate fees to support this endeavor and the associated activities.

MGT is a national consulting firm focused on state and local government. MGT works with 33 of the 58 counties in California and over 100 cities on cost accounting, state mandates, cost allocation and fee studies. MGT has calculated regulated cannabis costs and/or fees for the City of Corona, Santa Cruz County, City/County of Denver, Monterey County Environmental Health, and the State of Maryland.

# **Legal Foundations**

# State Marijuana Laws

On November 8, 2016, California voters passed Proposition 64, entitled the Control, Regulate, and Tax Adult Use of Marijuana Act ("AUMA"). Adults over 21 years old may possess, consume, manufacture, distribute, test, and cultivate nonmedical, recreational marijuana in California. However, businesses may not grow, distribute, or sell nonmedical, recreational marijuana until they receive a state license. The State began to issue licenses January 1, 2018. Before obtaining a state license, businesses must seek a local license and obtain approval to operate/use a specific location first. SB 64 and SB 94 were passed thereafter, further clarifying State marijuana/cannabis laws. On June 27, 2017, The Medical and Adult Use Cannabis Regulation and Safety Act ("MAUCRSA") was signed into law. The MAUCRSA law provides a comprehensive regulatory framework for licensing, control, and taxation of medical and adult-use cannabis-related businesses in California.

#### **Local Cannabis Laws**

On March 14, 2023, the City Council approved Ordinances 7628, 7629, and 7630. Ordinance 7628 amended Title 5 (Business Taxes, Licenses, and Regulations) of the Riverside Municipal Code (RMC) and replaced Chapter 5.77 (Cannabis Business Activities) in its entirety. Ordinance 7629 amended Title 9 (Peace, Safety and Morals) of the RMC, and Ordinance 7630 amended Title 19 (Zoning) of the RMC and directed staff to develop and implement a Cannabis Business Permit Program, including the development of a Cannabis Equity Program, and established a 1,000-foot buffer from K-12 schools.

Chapter 5.77 of the RMC regulates Cannabis Business Activities in the City of Riverside, including the types and maximum number of businesses permitted within the City. Based on City Council Direction, Chapter 5.77 allows up to 14 storefront retail cannabis businesses as well as an unlimited number of manufacturing/distribution cannabis

businesses and Cannabis testing laboratories. Currently, all commercial cannabis cultivation operations and cannabis microbusinesses are prohibited. Note that the scope of MGT's study was limited to storefront retail cannabis businesses.

#### User Fee Law

In California, local government is granted the authority to impose user and regulatory fees for services by the State Constitution. As defined by Article XIIIC, Section 1, a fee may not exceed the estimated reasonable cost of providing the service. For a fee to qualify under this authority, it must relate to a service or activity requested by an individual. If this request causes the local agency to perform a service that is either discretionary or subject to regulation, then it is considered a user fee. The City's authority to charge user fees is also further clarified by California Government Code Sections 54985, 66014, Proposition 218 and 26.

### **Cost Calculations**

## Fee Methodology

The standard approach for analyzing the cost of providing fee-related services is commonly referred to as a "bottom-up" approach. The bottom-up approach was used to analyze these commercial cannabis regulation fees. A general description of the "bottom up" approach is as follows:

1. Identify all direct staff time spent on the fee related activity or service - MGT conducted a series of meetings with the subject matter experts of the commercial cannabis program, including representatives from Economic Development, Planning, and Finance. MGT then provided detailed templates and instructions to, and collected data from, staff from Finance, Community Development, Police, Fire, City Manager, and City Attorney departments, that identified every employee, by classification, who performed and will perform work directly in support of fees related to storefront retail cannabis sales and regulation. Direct staff costs are incurred by employees who are "on the front line" and most visible to the customers (e.g. Inspectors, counter staff, plan reviewers, etc.), as well as employees who are "behind the scenes", reviewing applications to ensure all required documentation is in order. Once all direct staff were identified, departments estimated how much time those employees spend, on average, working on each fee service.

In addition to the estimated time spent on each fee service, the City Attorney, City Manager, and Community Development departments spent time developing regulations and procedures, preparing applications, and drafting agreements and administrative policies. The cost of this time was allocated to all fees in the schedule proportionately based on each fee's cost. Foreseeing that the program will require considerable administrative oversight at a Director level, that cost was also allocated to all fees proportionately based on each fee's cost.

Developing time estimates for fee-related services can be challenging and departments should be commended for the time and effort they put into this. Although MGT provided departments with templates and other tools to assist them in developing average or "typical" time estimates, these calculations were necessarily developed by the subject matter experts in each operating department.

2. Calculate direct cost of the staff time for each fee using productive hourly rates - Productive hourly rates are used to support full cost recovery. A full-time City of Riverside employee typically has 2,080 paid hours per year (40 hours x 52 weeks). However, cost studies reduce this number to account for non-productive

hours (sick leave, vacation, holidays, training, meetings, etc.). MGT calculated the productive hourly rate for each classification based on the salary and benefit information provided by the City and an analysis of annual productive hours by classification. For the employees in this study, the productive hours used were 1,728, deducting time for paid leave, sick time, and holidays.

- 3. Determine any other operational costs (i.e., other than personnel costs) that can readily be traced to a specific fee-related service as a direct cost. Professional services contracts are an example of an expense that can often be traced to a specific service or program.
- 4. Determine indirect or "overhead" costs Generally, there are two types of indirect costs: departmental and citywide overhead. These indirect costs are allocated across user fee services to capture the full cost of providing the service. If a department performs non-fee related services, a commensurate amount of indirect cost is segregated and not allocated to the fee related services.
  - a. Departmental overhead costs these costs include managers, supervisors, and support staff as well as other operational costs, such as materials and supplies that are incurred for a common purpose and not readily assigned to a service or program.
  - b. Citywide overhead costs each department and fund within the city receives an allocation of cost from the city's various central service departments. Central service departments are those whose main function is to support other city departments and funds. Such departments include Management Services, City Attorney, Human Resources, Administrative Services-Finance, and Information Technology. The methods for allocating central service costs can vary but must demonstrate a causal relationship between the allocation methodology and the costs allocated to the operating department. There are some state and federal guidelines that stress the importance of allocating citywide overhead costs in a way that "equitably reflect the value of service" provided to the department receiving the service(s). In most cases, industry standards call for one of the following methodologies for allocating central services costs:
    - Number of full-time equivalent staff in the operating department
    - Total operating budget, excluding debt and certain non-operating costs
    - Actual or estimates of time spent in support of the operating department based on documented procedures

#### **Data and Sources**

The sources for cost information for the calculations in this report are the City's 2023-2024 budgeted costs. The City provided MGT with salaries, expenditures and cost allocation charges budgeted for the city's 2023-2024 fiscal year.

# **Full Cost Hourly Rate**

Full cost hourly rates include Indirect costs such as departmental and citywide overhead and are based on 1,728 productive hours of a 2,080 year. Productive hours are the hours an employee is available to work and does not include paid leave, breaks and staff meetings. The departments participating in the process for regulation of cannabis are shown below:



- Community Development, Economic Development division
- Community Development, Planning division
- Community Development, Building division
- City Manager
- City Attorney
- Finance
- Police
- Fire

## **Comparison Survey**

One additional tool that many agencies use when considering how to establish fees for services is a comparison of what other agencies are charging for similar services. As part of this study, MGT collected fee schedules from surrounding area jurisdictions and compared their Commercial Cannabis application and permit fees with those proposed to be charged by the City of Riverside. The results of the comparative survey may be found in Appendix B.

# **Cost of Service Analysis**

The schedule of proposed fees reflects the services, activities and efforts associated with application clearance, applicant evaluation and merit-based ranking, site review and inspection, and final approval and issuance of permit required by the City's Commercial Cannabis Regulations. Attachment A to this report provides a listing of the Phase 1 and Phase 2 fees in the program, showing the full cost and estimated annual volume of each. The following descriptions broadly describe each category of the proposed fee schedule:

Phase 1: Application Clearance, Preliminary Qualification, and Selection of Finalists – This fee is intended to recover the costs of all the steps required prior to the selection of the finalists, per the City of Riverside's Ordinances referenced above. In addition, separate live scan fees apply which are paid directly to third parties, state DOJ or federal government. The total estimated cost of this service is \$13,842 per application. The fee process is shown below:

<u>Step 1.1: Application Clearance</u> – An application will advance to the merit-based evaluation process set forth in Step 2 below only if it is granted application clearance. Upon receipt of an Application, the Project Manager will review all applications to ensure all required materials are complete and grant application clearance.

<u>Step 2.1: Merit-Based Evaluation</u> – Each application will be reviewed, evaluated, and ranked by a review panel of six City employees, based on specific merit-based selection criteria and point system. The top 14 applications will receive Provisional Approval and all applicants will be notified.

**Phase 2: Application Final Approval** – the total estimated cost for this service is **\$17,864 per application.** The process is described below.

<u>Step 2.1: Location Selection</u> – Beginning with the applicant that is ranked number one during Phase 1, the City will review that applicant's preferred location and confirm that the location has not been identified and selected as a preferred location by a higher ranked applicant. If the preferred location submitted by the applicant has already been identified and selected as a preferred location by a higher ranked

applicant, the City Manager or his/her designee will review in order any alternative locations provided on the preferred location form.

<u>Step 2.2: Zoning Verification Letter</u> – Once applications receive notice of authorization of their preferred location, they will be responsible for obtaining a Zoning Verification Letter. The Planning Division will review the preferred location list over a period of 14 days.

Step 2.3: Site Submittal and Review — After obtaining the Zoning Verification Letter, applicants will have 90 calendar days to submit detailed site and operational information for the preferred and verified location. City staff will review site and operational information to ensure compliance with the Riverside Municipal Code and Citywide Design Guidelines as well as consistency with the preliminary information provided by the applicant during Phase 1. Police and Fire personnel will inspect the premises to ensure all state and local regulations are met. Applicants will be notified in writing within 30 calendar days if the information provided is complete, accurate and in compliance.

<u>Step 2.4: Final Permit Approval</u> – Once all required conditions are satisfactorily met, the City Manager may grant final permit approval of an application for a Storefront Retail CCB Permit.

# **Recommendations Going Forward**

The City's commercial cannabis permit program is brand new and therefore staff has not been able to perform time studies, nor is there any historical data to draw from. For this reason, MGT recommends that the City reanalyze the fees in approximately three years' time. Once the commitment is made to understand the full cost of providing services, it is important to review and update the analysis in order to keep pace with changes in service delivery, staffing changes, and demand levels.

Most of our agencies ask us at the conclusion of the study: how often should this type of study be undertaken? Our advice is to conduct this detailed analysis at least every three but not more than five years, with minor adjustments in the non-study years to keep pace with economic impacts. MGT recommends the City apply an inflation adjustment to fees annually, based on the most recent CPI from All Urban Consumers for the Los Angeles area to keep pace with inflation. The industry best practice is to apply this index once per year as part of the City's annual budget process. This is particularly helpful once an agency has chosen to adopt a cost recovery policy — whether 100% of cost or something less — in order to keep fees at the desired level.

# Attachment A – Fee Detail

Agency: City of Riverside
Department Commercial Cannabis Application Fee Study

Fiscal Year: FY 2023-2024

								Current	벋					
						Pe	Per Unit				Annual			
Ord	Service Name	Fee Description	Annual Volum ▼	Currel	nt Fee	3	rrent Fee Full Cost	Current A	Annu	nual Coct	Annual Revenue ▼	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Annual Subsidy ▼	<b>&gt;</b>
Phase 1: Applic	Phase 1: Application Clearance, Preliminary Qualification, and													
2 Selection of Finalists	alists	New Flat Fee	30	s		s	13,842	\$ %0	4	0% \$ 415,247		S	415,247	7
3 Phase 2: Site Re	3 Phase 2: Site Review and Final Approval Process	New Flat Fee	14	S		S	17,864	\$ %0	22	0% \$ 250,102	· •	S	250,102	2
Total User Fees							\$31,706		85	\$665,350	σ,	0	\$0 \$665,350	20



Activity	Riverside Full Cost Moreno Valley	Moreno Valley	Corona	Jurupa Valley	Riverside County	San Bernardino	Pomona	Pasadena	Santa Ana
Application Fee	\$13,842	App Fee: \$9,551 Interview Fee: \$1,556	Actual cost of independent facilitator for meritbased evaluation process divided by # of applicants	Filing Fee \$2,500	\$9,651	Zoning Verification letter: \$183 Live Scan/Background Check \$732	Phase 1-2 app fee \$5,963 Phase 3-4 app fee \$7,495	\$13,654	\$1,813
Permit Fee	\$17,864	Annual Permit Fee: \$58,356 Annual Community Benefit Fee: \$20,000	Permit Fee: 59,948 Background Check: 5537	Cannabis Business Tax \$28/sq ft of retail space	Development agreement - fee to be negotiated during application process	Permit: \$15,016 Annual Regulatory Fee: \$15,016	Permit Fee: \$2,034	\$10,639	\$12,968
Maximum Number of Storefront Retail Permits	14	25	12	7	19	īŪ	2	9	30
Total 1st Year Fees including application	\$31,706	\$89,463	\$10,485, plus actual cost of application fee	\$58,500 for 2,000 sq ft store	\$9,651 plus fee required by development agreement	\$30,946	\$15,492	\$24,293	\$14,781

