

Basis and Purpose – M 207

The statutory authority for this rule is found at subsections 12-43.3-202(1)(b)(I), 12-43.3-202(1)(e), 12-43.3-202(2)(a)(XVI), 12-43.3-202(2)(a)(XVIII.5), and 12-43.3-202(2)(a)(XX) and sections, 12-43.3-310, 12-43.3-401(1)(c.5), 12-43.3-501, and 12-43.3-502, C.R.S. The purpose of this rule is to clarify the schedules of application fees for Medical Marijuana Business Applicants.

M 207 – Schedule of Application Fees: Medical Marijuana Businesses

- A. Medical Marijuana Center Application Fees
 - 1. Type 1 Center (1-300 patients) - \$6,000.00
 - 2. Type 2 Center (301-500 patients) - \$10,000.00
 - 3. Type 3 Center (501 or more patients) - \$14,000.00
- B. Vendor Registration Application Fee. \$300.00
- C. Medical Marijuana-Infused Products Manufacturer Application Fee. \$1,000.00
- D. Optional Premises Cultivation Location Application Fee. \$1,000.00
- E. Medical Marijuana Testing Facility Application Fee. \$1,000.00
- F. Permitted Economic Interest Application Fee. \$400.00
- G. Medical Marijuana Businesses Converting to Retail Marijuana Establishments. Medical Marijuana Center Applicants or Licensees that want to convert to Retail Marijuana Establishments should refer to 1 CCR 212-2, Rule R 207 – Schedule of Application Fees: Retail Marijuana Establishments.
- H. When Application Fees Are Due. All application fees are due at the time an application is submitted.

Basis and Purpose – M 208

The statutory authority for this rule is found at subsections 12-43.3-202(1)(b)(I), 12-43.3-202(1)(e), 12-43.3-202(2)(a)(XVI), 12-43.3-202(2)(a)(XX) and 12-43.3-302(5)(c), and sections 12-43.3-310, 12-43.3-401(1)(c.5), and 12-43.3-501, and 12-43.3-502, C.R.S. The purpose of this rule is to establish basic requirements for all Division applications and help the regulated community understand procedural licensing requirements.

M 208 – Schedule of Business License Fees: Medical Marijuana Businesses

- A. Medical Marijuana Center License Fees
 - 1. Type 1 Center (1-300 patients) - \$3,000.00
 - 2. Type 2 Center (301-500 patients) - \$7,000.00
 - 3. Type 3 Center (501 or more patients) - \$11,000.00
- B. Medical Marijuana-Infused Products Manufacturer License Fee. \$2,200.00

- C. Optional Premises Cultivation Location License Fee. \$2,200.00
- D. Medical Marijuana Testing Facility License Fee: \$2,200.00
- E. When License Fees Are Due. All license fees are due at the time an application is submitted.
- F. If Application is Denied. If an application is denied, an Applicant may request that the State Licensing Authority refund the license fee after the denial appeal period has lapsed or after the completion of the denial appeal process, whichever is later

Basis and Purpose – M 209

The statutory authority for this rule is found at subsections 12-43.3-202(1)(b)(I), 12-43.3-202(1)(e), 12-43.3-202(2)(a)(XVI), 12-43.3-202(2)(a)(XX), and sections 12-43.3-310, 12-43.3-401(1)(c.5), 12-43.3-501, and 12-43.3-502, C.R.S. The purpose of this rule is to establish basic requirements for all Division applications and help the regulated community understand procedural licensing requirements.

M 209 – Schedule of Business Renewal License Fees: Medical Marijuana Businesses

- A. Renewal Fee Amount and Due Date. The renewal fee shall be \$300 for each renewal application. Renewal license and processing fees are due at the time the renewal application is submitted for each licensed premises.
- B. Renewal License Fees shall be the same amount as the initial license fee. See Rule M 208 - Schedule of Business License Fees: Medical Marijuana Businesses.
- C. Medical Marijuana Center Renewal License Fees.
 - 1. Type 1 Center – \$3,000.00
 - 2. Type 2 Center – \$7,000.00
 - 3. Type 3 Center – \$11,000.00
 - 4. Medical Marijuana-Infused Products Manufacturer - \$2,200.00
 - 5. Optional Premises Cultivation - \$2,200.00
 - 6. Medical Marijuana Testing Facility - \$2,200.00
- D. If Renewal Application is Denied. If an application for renewal is denied, an Applicant may request that the State Licensing Authority refund the license fee after the denial appeal period has lapsed or after the completion of the denial appeal process, whichever is later.

Basis and Purpose – M 210

The statutory authority for this rule is found at subsections 12-43.3-202(1)(b)(I), 12-43.3-202(1)(e), 12-43.3-202(2)(a)(XVI), and 12-43.3-202(2)(a)(XX), and sections 12-43.3-310, 12-43.3-501, and 12-43.3-502, 12-43.3-1101, and 12-43.3-1102, C.R.S. The purpose of this rule is to establish basic requirements for all Division applications and help the regulated community understand procedural licensing requirements.

M 210 – Schedule of Licensing Administrative Service Fees: All Licensees

- A. Administrative Service Fees. The following administrative service fees apply:
1. Transfer of Ownership - New Owners - \$2,000.00
 2. Transfer of Ownership - Reallocation of Ownership - \$800.00
 3. Change of Corporation or LLC Structure - \$800.00/Person
 4. Change of Trade Name - \$40.00
 5. Change of Location Application Fee - Same Local Jurisdiction Only - \$500.00
 6. Modification of Licensed Premises - \$120.00
 7. Duplicate Business License - \$40.00
 8. Duplicate Occupational License - \$10.00
 9. Indirect Financial Interest Background Investigations - \$150.00
 10. Off Premises Storage Permit - \$2,200.00
 11. Subpoena Fee See Rule M 106 – Subpoena Fees
 12. Responsible Vendor Program Application Fee: \$850.00
 13. Responsible Vendor Program Renewal Fee: \$350.00
 14. Responsible Vendor Program Certificate Fee: \$50.00
- B. When Administrative Service Fees Are Due. All administrative service fees are due at the time each applicable request is made.