

Workers Compensation Consultants Agreement to Provide Services

This agreement entered into between _____

Name of your business

located at Street Address of _____, City of _____

_____, State of _____

hereinafter know as the "CLIENT" and Workers Compensation Consultants of Columbia, Missouri hereinafter known as WCC.

WCC agrees to review the Clients workers compensation insurance policies, prior years and current year, to find errors in premiums, misapplication of rules, experience rating calculations, workers compensation classifications, audits and other errors that may result in return premium or overcharges.

WCC does not guarantee that it will find savings or overcharges or that it will obtain an adjustment or credit to the Clients policies. All information obtained by WCC about the Client will be treated as confidential and will only be used by WCC to perform its work for the Client.

Client agrees to provide and make available to WCC all information necessary to effectively analyze the Clients workers compensation policies for errors. This information will include copies of insurance policies, audit billing statements, audit worksheets, complete information about the Clients business operations including payroll and job descriptions as well as any other information deemed pertinent to WCC efforts to discover errors. Client will provide authorization to WCC to work with its insurance agent, broker, insurance company, any rating authority or governing body as necessary to achieve return premium due to overcharges.

Client may cancel this agreement by written notification to WCC. Cancellation of this agreement will be effective fifteen (15) days after the written agreement is received by WCC. Client agrees that any premium adjustments or savings realized after WCC has began work will have resulted from the work performed by WCC and the Client is obligated to compensate WCC per the terms of this agreement regardless of the status of this agreement at that time.

If the Client does not receive a premium refund, adjustment or credit due to the efforts of WCC, the Client will owe no payment to WCC.

If the Client realizes a premium adjustment, refund or credit to the current workers compensation policy or any prior workers compensation policies due to the efforts and services of WCC the Client agrees to pay WCC a fee equal to 50% of all the savings earned. The Client will pay this fee to WCC within fifteen (15) days of receiving the premium adjustment, refund or credit. If payment is not received per this agreement Client agrees to pay WCC a late fee on the outstanding balance of 1.5% per month.

This agreement is governed in accordance with the laws of the State of Missouri and constitutes the full understanding of all parties. This agreement may only be amended in writing by the mutual consent of WCC and the Client. Both parties agree that a facsimile transmission of this document with one or more signatures shall be considered an original.

Agreed by:

Client Company Representative / Title

Date

Randy Sieberg, CIC, ARM, CRM / Workers Compensation Consultants

Date