



Foster Plaza 7 ♦ Suite 315 ♦ 661 Andersen Drive ♦ Pittsburgh, Pennsylvania 15220
Telephone: 412.391.1014 ♦ Fax: 412.471.9510
www.fiffiklaw.com

Business Subscription Legal Plan Terms and Conditions

1. The services in the Plan are intended to be limited to one per subject matter. For example, the consultation included in the plan is for one consultation per legal matter; document review/revision is one per subject matter, etc. If your business needs additional services for a subject matter beyond what's included in the Plan, you will receive a 10% discount from our then applicable rates, whether hourly or flat fee.
2. Unless otherwise specified in the Plan, no Plan services will be provided in connection with: (a) areas of law outside Fiffik Law Group's practice areas; (b) assisting the business to represent itself in a litigation or administrative matter; (c) preparation or revision of litigation (including appeals), arbitration, and mediation; (d) administrative proceedings, and other quasi-judicial proceedings; (e) costs and fees paid to third parties; (f) frivolous or unethical matters; or (g) any matter involving the laws outside of (i) Pennsylvania law, or (ii) federal law.
3. The Plans offered through FLG are not contracts of insurance or indemnification insurance plans and are not regulated as such. FLG is not an insurance company and does not guarantee legal representation in every situation.
4. Fees for Plans are payable in advance. If expenses will be incurred in connection with legal services requested under a Plan, these expenses are also payable in advance.
5. Plans are month-to-month. If you start a Plan on any day other than the first of the month, your fee for that month will be pro-rated as applicable. Thereafter, your Subscription Legal Plan will continue on a month-to-month basis as of the 1st day of each month.
6. You can cancel your Plan at any time. If you cancel, your Plan will end on the last day of the month following the month in which you cancel. For example, if you cancel on March 15, your Plan will end on April 30. There is no refund or rollover for included services not used during the month.
7. Changes to your Plan (i.e. from one level to another) will be effective on the 1st day of the month following the month in which you made the change. For example, if you change your Plan from Start-Up Level to Growth Stage Level on January 15, your Growth Stage Level Subscription Legal Plan and billing will begin on February 1st.
8. These terms and conditions are subject to change without notice and be applicable prospectively. Additional terms and conditions will be specified in the engagement letter between you and the firm. No Plan will start until an engagement letter has been fully signed and fees and expenses (if any) have been paid in accordance with Section 4 above.