

# Advocate | Rates, Deadlines, Terms

## Weekly Rates: based on ads run per year

<u>Page size</u>	<u>1 ad or more</u>	<u>6 ads or more</u>	<u>13 ads or more</u>	<u>26 ads or more</u>	<u>52 ads in a year</u>
Sixteenth	n/a	71	66	58	53
Eighth	122	109	104	99	93
Quarter	230	207	197	187	167
Half	437	393	373	353	335
Full	781	703	668	635	599

### Color add-ons:

1/16 \$10 1/8 \$15 1/4 \$20 1/2 \$30 Full \$40

### Preferred position add-ons:

Pages 2 and 3, and back cover, 20%. Inside back, 15%. All others, 10%.

### Free Ad Design

Your Ad Consultant will be happy to help.

### Sixteenth page

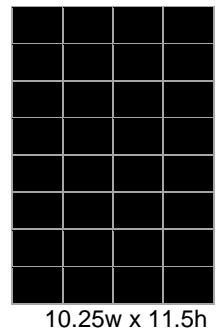


**Published Every Thursday**  
**Deadline... Friday Before**  
**Self Built Ads Due Monday**

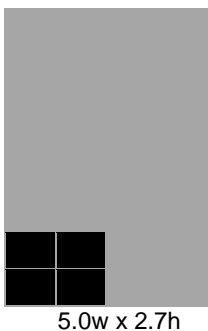
\*Holidays can effect publication and deadline dates

\*All ad requests subject to our Terms of Service

### Full page



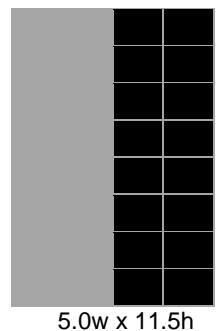
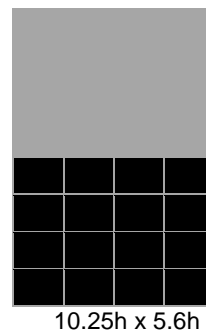
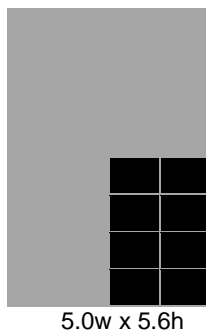
### Eighth pages



### Quarter pages



### Half pages



# The Corvallis Advocate: Terms of Service

By placing an order or requesting an advertisement with The Corvallis Advocate each advertiser and advertiser's agency agrees that:



1. **Reservation deadline** is Friday at 5 pm for regular Thursday publication of the paper.
2. **Free ad design** will be proofed timely.
3. **Print ready deadline** is Monday at 3 pm.
4. Deadlines the week of a holiday or week prior to a holiday are a day earlier than usual. Publication the week of a holiday may be either a day earlier or day later than usual. Cancellations should be in writing and if made after deadline may be charged full rate.
5. The advertiser is responsible for checking their proof for typographical and other errors, if the advertiser does not respond timely to the presentation of an ad proof The Advocate will run the ad and will expect to be paid in full for it. Deadline for response to a proof is 7 pm Monday if it is sent by 2 pm that day and 5 pm Tuesday otherwise; these deadlines may change due to holidays as outlined above.
6. Late orders and/or placements will accepted at the discretion of The Advocate. We will make every attempt to provide a proof in these instances, but may not be able to do so.
7. The Corvallis Advocate is not responsible for typographical errors. In the event of printing errors, our liability is limited to a refund of a portion of advertising charges (if already paid), reasonably corresponding to the portion of the advertisement materially affected by the error. Net rates only.
8. Electronic or verbal communication will act as a contractual communication for purposes of ordering advertising, approving ads if approval is necessary and/or making modifications. All accounts are revolving and your ad placements will continue at the contracted rate past the minimum number of placements contracted if not canceled. Your payment due can be increased if you increase your order.
9. The advertiser and/or advertiser's agency jointly and severally represent and warrant to us that they and we have the legal right to publish the advertisement and each component thereof. The advertiser and the advertiser's agency, jointly and severally, shall defend (using counsel acceptable to The Advocate) and indemnify The Advocate and its directors, officers, employees, and agents from and against any and all loss, cost, damage, expense (including reasonable attorney's fees) that may arise from any actual or alleged libel, violation of privacy rights, plagiarism, copyright or trademark infringement, or any other claim or action relating to the advertisement.
10. We are not responsible for ensuring that any advertisement does not violate the rights of any other party. Nevertheless, we reserve the right at any time to reject or revise any advertisement or advertising agreement on our discretion.
11. We reserve the right to refuse any ad or ad order solely at our own will.
12. We offer free ad design and will correct typographic errors for free up to twice per ad if it has complied with the regular submission and proof response deadlines. Changes beyond this or to the layout or general design of the ad may be billed at \$50 hourly.
14. Once the term of a special advertising offer has expired, the client's account may revert to our regular rates or another special rate without notice beyond this agreement. We reserve the right to change regular rates, credit policies and payment policies and other terms with 25 days written notice.
15. We reserve the right to require prepayment if the advertiser has not established credit with us, but may at our sole discretion extend credit. If we extend credit, the client agrees to provide us their bank and/or checking account number and routing number and authorizes us to transfer funds from their bank and/or checking account (ACH transfer) for whatever payments come due on a revolving basis until cancellation of their account with us. Client under the same terms can request that we charge their credit or debit card instead, additionally agreeing that we may require up to an additional 3% surcharge. Open rates may apply to any client not paying via ACH or card as captioned above.
16. Credit terms require payment in full 25 days from the invoice date. A finance charge of 1.5% per month will accrue beginning 30 days after the invoice date. We may collect attorneys' fees and collection costs incurred in efforts to collect payment.. Payment of all our charges is the joint and several responsibility of the advertiser and the advertiser's agency. We will charge 35% on unpaid balances that require the use of a collection service. We may charge a late fee of up to 10% if not paid by due date. Returned check fees are \$25.00.

**541.766.3675 ADS@CORVALLISADVOCATE.COM BOX 2700 CORVALLIS OR 97339 THE CORVALLIS ADVOCATE**