

**ORDER FORM and AGREEMENT TO ADVERTISE** in *Fayette County Living*

Front Porch Magazines, Inc. • 970 Burrow Cemetery Rd. • Arlington, TN 38002

Phone: (901) 317-7366 • Cell: (760) 805-5283 • Email: joelbreen@gmail.com

Business Name \_\_\_\_\_  
Business Address \_\_\_\_\_  
Advertiser Name \_\_\_\_\_  
Advertiser Address \_\_\_\_\_  
Email Address \_\_\_\_\_ Phone \_\_\_\_\_ Cell \_\_\_\_\_

FREQUENCY	AD SIZE	DESIGN	NOTES
<input type="checkbox"/> 1 Issue (Open Rate)	<input type="checkbox"/> Full Page	<input type="checkbox"/> Complete (\$60)	
<input type="checkbox"/> 3 Issues (6 Months)	<input type="checkbox"/> 2/3 Page	<input type="checkbox"/> Partial (\$30)	
<input type="checkbox"/> 6 Issues (12 Months)	<input type="checkbox"/> 1/2 Page	<input type="checkbox"/> None (\$0)	
<b>COVERS</b>	<input type="checkbox"/> 1/3 Page	<b>CHARGES</b>	
<input type="checkbox"/> Back	<input type="checkbox"/> 1/6 Page	Design _____	
<input type="checkbox"/> Inside Front	<input type="checkbox"/> Card Size	Space _____	
<input type="checkbox"/> Inside Back	<b>COLOR</b>	Covers _____	
	<input type="checkbox"/> Full Color	Total _____	
	<input type="checkbox"/> Black/White		

**AGREEMENT**

1. This Agreement between Front Porch Magazines, Inc (“**Publisher**”) and “**Advertiser**” is for the purpose of purchasing advertising space (“**Ad(s)**”).
2. **Publisher** publishes the quarterly magazine, *Fayette County Living* (“**Magazine**”). The date of publication may vary, and **Publisher** is not responsible for slippage. Liability for failure of **Publisher** to insert an **Ad** is limited to refund of monies already paid, if any, by **Advertiser** for the issue affected.
3. **Publisher** reserves the right to reject any **Ad**. **Publisher** shall refund the amount paid by **Advertiser** for a rejected **Ad**. **Advertiser** assumes any and all liability that may arise out of **Ad** content, including images or text, or both.
4. **Ad** cancellations must be received, in writing or by email, prior to the 20th of the month preceding publication. **Advertiser** agrees to pay for the insertion if: 1. **Ad** is not cancelled, 2. **Ad** is cancelled after the closing date, or 3. **Ad** materials are not submitted as agreed.
5. **Ad** must conform to current **Publisher** specifications. Any **Ad** not meeting specifications will be modified as required, if possible, and **Advertiser** shall be charged the current Ad Design rates, or the **Ad** will be pulled. Charges for changes from original layout and copy will be based on Ad Design rates. **Publisher** does not keep and is not liable for loss of ad materials. Accordingly, **Advertiser** must retain copies, or make specific prior arrangements for their return with **Publisher**.
6. This contract constitutes the entire agreement between the parties. All prior or contemporaneous discussions and agreements are superseded by this written contract.
7. Payment for the first month's **Ad** shall be made to **Publisher** with the **Ad** copy submission. Each subsequent insertion shall be paid 1 month in advance. Failure of **Advertiser** to pay **Publisher** on time shall prevent the **Ad** from being inserted. **Advertiser** shall pay \$50 for all returned checks. **Advertiser** is responsible for the costs of collection of amounts past due, including attorney fees and liquidated damages in the amount of 10% per annum on any amount past due.

I warrant that I have the authority to bind Advertiser. I have read this agreement and agree to its terms.

\_\_\_\_\_  
Date Signature of Advertiser Position



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