

Classified Advertising Agreement

Magazine Rates

	Non-Member	OAFP Member*
50 or Less Words	\$100	\$80
51-100 Words	165	120
101-150 Words	225	165
151-200 Words	280	205
201-250 Words**	340	290

Rate listed is per issue.

*OAFP member rates available with proof of AAFP membership ID number and signature of member. Discount valid only if member is the primary contact for advertisement.

**A surcharge of \$30 dollars will be applied to the total cost of print and website classified listings surpassing the 250 word limit.

Website Rates

Up to 250 Words** Per 90 Days	
Non-Member	\$195
OAFP Member*	125
Magazine Advertiser & Non-Member	55
Magazine Advertiser & Member	No Charge

Advertiser Name _____

Agency Name (if applicable) _____

Contact Name/Title _____

AAFP Member ID (if applicable) _____

Street Address _____

City/State/Zip _____

PO Number _____

Phone _____ Fax _____

E-mail _____

Copy Specifications

Copy for all classifieds is to be furnished by the advertiser. The OAFP reserves the right to make necessary changes to the classified(s) prior to printing or posting on the website to match OAFP style guidelines and/or grammatical errors. The advertiser may request that the classified(s) be removed from the website prior to the 90-day agreement (in cases of position filled, merchandise sold); however, prorated refunds are not available.

Submit plain text via email to Lauren Heberling at lheberling@ohioafp.org. Please include ad contact's name and contact information.

Classifieds Contact

Lauren Heberling
 (614) 914-5627
lheberling@ohioafp.org

Issue(s)	Website Run Dates	Rates

The OAFP is authorized to reserve the aforementioned requested advertising space at the indicated rate and subject to the terms below.

Signature _____ Date _____

Terms and Stipulations

Advertising is subject to acceptance by the publisher as to character, layout, text, and design. The publisher will have no liability for errors in type. The publisher will not be liable for any cost or damages if for any reason it fails to publish an advertisement. Placement of advertisements is at the discretion of the publisher unless previously agreed to in writing. Incomplete/missing elements may incur a charge. All consecutive contract advertisers are protected against rate increases for the duration of the contract. Cancellations must be received in writing prior to the closing date; however, if the classified advertiser chooses not to fulfill a contract, that advertiser will be subject to the full (single-insertion) price for ads already placed plus a 20% cancellation fee for ads not placed. All advertisements are accepted and published by the publisher upon the representation that the agency and advertiser are authorized to publish the entire contents and subject matter thereof. The agency and advertiser will indemnify and hold the publisher harmless from and against any claims, loss, liability, or expense, including reasonable attorney's fees, arising out of the publication of such advertisements, including without limitation those resulting from claims of suits for libel, violation of rights of privacy, plagiarism, and copyright and trademark infringement.