2018
RATE CARD & PRODUCTION SPECS
These rates and all advertising transactions are subject to the 2018 Advertising Terms and Conditions of Time Inc. Circulation includes the print and digital editions of the Magazine. Qualified full-run advertisements will run in both editions. See MAGAZINE ADVERTISING TERMS AND CONDITIONS for additional information including opt-out and upgrade options.
MECHANICAL SPECIFICATIONS

PRINT: MAGAZINE
Trim Size: 8” x 10.5”
Binding: Perfect, jobs to foot

<table>
<thead>
<tr>
<th>AD SIZES</th>
<th>BLEED</th>
<th>LIVE/SAFETY</th>
<th>TRIM</th>
</tr>
</thead>
<tbody>
<tr>
<td>Page</td>
<td>8.25&quot; x 10.75&quot;</td>
<td>7.5&quot; x 10&quot;</td>
<td>8” x 10.5”</td>
</tr>
<tr>
<td>Spread*</td>
<td>16.25&quot; x 10.75&quot;</td>
<td>15.5&quot; x 10&quot;</td>
<td>16” x 10.5”</td>
</tr>
<tr>
<td>1/2 Vertical</td>
<td>4.125&quot; x 10.75&quot;</td>
<td>3.375&quot; x 10&quot;</td>
<td>3.875” x 10.5”</td>
</tr>
<tr>
<td>1/3 Vertical</td>
<td>2.875&quot; x 10.75&quot;</td>
<td>2.125&quot; x 10&quot;</td>
<td>2.625” x 10.5”</td>
</tr>
<tr>
<td>2/3 VERTICAL</td>
<td>5.25&quot; x 10.75&quot;</td>
<td>4.5&quot; x 10&quot;</td>
<td>5&quot; x 10.5”</td>
</tr>
<tr>
<td>1/2 Horiz. Page</td>
<td>8.25&quot; x 5.375&quot;</td>
<td>7.5&quot; x 4.625&quot;</td>
<td>8” x 5.125”</td>
</tr>
<tr>
<td>1/2 Horiz. Spread*</td>
<td>16.25&quot; x 5.375&quot;</td>
<td>15.5&quot; x 4.625&quot;</td>
<td>16” x 5.125”</td>
</tr>
<tr>
<td>1/3 Square</td>
<td>5.25&quot; x 5.375&quot;</td>
<td>4.5&quot; x 4.625&quot;</td>
<td>5” x 5.125”</td>
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<tr>
<td>Digest</td>
<td>5.25&quot; x 7.125&quot;</td>
<td>4.5&quot; x 6.375&quot;</td>
<td>5” x 6.875”</td>
</tr>
</tbody>
</table>

Specs above apply starting with March 2018 issue.

PRINT AD SPECIFICATIONS

direct2time.com/title/coastalliving

TABLET SPECIFICATIONS

direct2time.com/tablet/title/coastalliving

SAFETY MARGINS
Keep essential matter 3/8” from bleed size. Live material on facing units should not be closer than 1/8” to center fold on either side of gutter—total of 1/4” for both pages. Please have crop marks 1/8” away from the bleed.

SCREEN
133-line screen, 290% maximum density
All black and grey type should overprint

PRINTING PROCESS
SWOP 2006 Coated 5 Version 2

REQUIRED MATERIAL
PDF/X-1A (VERSION 1.3 REQUIRED).
No color proofs are required.

CARD INSERTS
Digital files are the preferred format for insert materials. Contact your Coastal Living representative for detailed specifications.

DELIVERY OF MATERIALS
Upload all display ad files to DIRECT2TIME.SENDMYAD.COM. Please select Coastal Living Display Ads when uploading.
COASTAL LIVING MAGAZINE 2018 MAGAZINE ADVERTISING TERMS AND CONDITIONS

The following are certain general terms and conditions governing advertising published in the U.S. print and digital editions of Coastal Living Magazine (the “Magazine”) published by Time Inc. Lifestyle Group (the “Publisher”).

1. Rates are based on average total audited circulation, effective with the issue dated January/February 2018. Announcement of any change in rates and/or circulation rate base will be made in advance of the Magazine’s advertising sales close date of the first issue to which such rates and/or circulation rate base will be applicable. The Magazine Rate Card specifies the publication schedule of the Magazine, and its on-sale dates.

2. The Magazine is a member of the Alliance for Audited Media (“AAM”). Total audited circulation is reported on an issue-by-issue basis in Publisher’s Statements audited by AAM. Total audited circulation for the Magazine is comprised of paid plus verified plus analyzed non-paid.

3. An advertiser running a full-run qualifying advertisement in the Magazine will automatically run in the print and digital edition of the Magazine, unless the advertiser explicitly, in writing, opts-out of running in the digital edition, either on the insertion order or via email, by no later than the ad close date. In the event advertiser opts-out of running in the digital edition of the Magazine for any reason other than legal or regulatory considerations that advertiser (i) will not be entitled to the benefits of advertising on a full-run basis (by way of example and not limitation, the advertisement would not be eligible for IBIT credits and may not be considered for premium placement) and (ii) if an advertiser elects to opt-out of the digital edition, such opt-out will apply to all devices and platforms.

4. Advertisers may not cancel orders for, or make changes in, advertising after the closing dates of the Magazine.

5. The Publisher is not responsible for errors or omissions in any advertising materials provided by the advertiser or its agency (including errors in key numbers) or for changes made after closing dates.

6. The Publisher may reject or cancel any advertising for any reason at any time. Advertisements simulating a magazine’s editorial material in appearance or style that are not immediately identifiable as advertisements are not acceptable.

7. All advertising, including without limitation those for which the Publisher has provided creative services, are accepted and published in the Magazine subject to the representation by the agency and advertiser that they are authorized to publish the content and subject matter thereof in all applicable editions, formats and derivations of the Magazine and that such publication will not violate any law, regulation or advertising code or injure upon any of its rights of publication, copyright, or trademark infringement, misappropriation, unfair competition, violation of the trademark act or any rights of privacy or publicity, or any unfair commercial practice or misleading advertising or impermissible comparative advertising or from any and all claims or regulatory breaches now known or hereafter devised or created (collectively “Claims”). In the event the Publisher has agreed to provide contest or sweepstakes management services, email design or distribution or other promotional services in connection with an advertising commitment by advertiser, all such services are performed upon the warranty of the agency and advertiser that they will, jointly and severally, indemnify and hold the Publisher harmless from and against any and all Claims arising out of the publication, use or distribution of any materials, products (including, without limitation, prizes) or services provided by or on behalf of the agency or advertiser, their agents and employees, including, without limitation, those arising from any Claims.

8. In consideration of the Publisher’s reviewing for acceptance, or acceptance of, any advertising for publication in the Magazine, the agency and advertiser agree not to make promotional or merchandising reference to the Magazine in any way without the prior written permission of the Publisher in each instance.

9. No conditions, printed or otherwise, appearing on contracts, orders or copy instructions which conflict with, vary, or add to these Terms and Conditions or the provisions of the Magazine’s Rate Card will be binding on the Publisher and to the extent that the Terms and Conditions contained herein are inconsistent with any such conditions, the Terms and Conditions shall govern and supersede any such conditions.

10. The Publisher has the right to insert the advertising anywhere in the Magazine at its discretion, and any condition on contracts, orders or copy instructions involving the placement of advertising within an issue of the Magazine (including page location, competitive separation or placement facing editorial content or the provisions of the Magazine’s Rate Card will be binding on the Publisher at the time of acceptance of these Terms and Conditions shall govern and supersede any such conditions. In the event the Publisher has agreed to provide contest or sweepstakes management services, email design or distribution or other promotional services in connection with an advertising commitment by advertiser, all such services are performed upon the warranty of the agency and advertiser that they will, jointly and severally, indemnify and hold the Publisher harmless from and against any and all Claims arising out of the publication, use or distribution of any materials, products (including, without limitation, prizes) or services provided by or on behalf of the agency or advertiser, their agents and employees, including, without limitation, those arising from any Claims.

11. The Publisher shall not be subject to any liability whatsoever for any failure to publish or circulate all or any part of any issue(s) of the Magazine because of strikes, work stoppages, accidents, fires, acts of God or any other circumstances not within the control of the Publisher.

12. Agency commission (or equivalent): up to 15% (where applicable to recognized agents) of gross advertising charges after earned advertiser discounts.

13. Invoices are rendered on or about the on-sale date of the Magazine. Payments are due within 20 days from the billing date. The Publisher reserves the right to charge interest each month on the unpaid balance at the rate of 1.5%, or if such rate is not permitted by applicable law, at the highest rate so permitted by applicable law, determined and compounded daily from the due date until the date paid. The Publisher further reserves the right to change the payment terms to cash with order at any time. The advertiser and agency are jointly and severally liable for payment of all invoices for advertising published in the Magazine.
14. All pricing information shall be the confidential information of the Publisher and neither advertiser nor agency may disclose such information without obtaining the Publisher’s prior written consent.

15. Any and all negotiated advertiser discounts are only applicable to and available during the period in which they are earned. Rebates resulting from any and all earned advertiser discount adjustments must be used within six months after the end of the period in which they were earned. Unused rebates will expire six months after the end of the period in which they were earned.

16. Neither creative fees nor special advertising print production premiums earn any discounts or agency commissions.

17. The Magazine is subject to Time Inc.’s standard 2018 issue-by-issue tally (IBIT) pricing system.

18. Publisher reserves the right to modify these terms and conditions.

These Advertising Terms and Conditions were issued November 30, 2017.

TIME INC. 2018 ISSUE-BY-ISSUE TALLY (IBIT) PRICING SYSTEM

1. Magazine circulation delivery of the U.S. and North American editions of magazines published by Time Inc. and its affiliates (collectively, referred to herein as the “Publisher”) is measured on an issue-by-issue tally (IBIT) pricing system for full-run circulation advertising only. The IBIT pricing system is administered by comparing, for each issue of a magazine in which an advertiser books space and remits a cash payment for such advertisement, the issue’s total audited circulation as reported in the magazine’s Publisher’s Statement issued by the Alliance for Audited Media (“AAM”) or the Brand Report issued by BPA Worldwide (“BPA”) for the first or second half of the 2018 calendar year and the published total circulation rate base as set forth in the applicable magazine’s rate card.

2. In order to permit advertisers to apply earned IBIT credit in a timely manner, AAM Publisher’s Statements and BPA Brand Reports are used to calculate IBIT credit. The calculation may only be made following the issuance of the Publisher’s Statements or Brand Reports for second half of the 2018 calendar year (July – December) and will be based on final billed earned advertising rates.

3. Total audited circulation for magazines audited by AAM is comprised of paid plus verified plus analyzed non-paid. Total audited circulation for magazines audited by BPA is comprised of qualified paid and/or qualified non-paid as set forth in such magazines Advertising Terms and Conditions.

4. IBIT credits will be calculated on an individual insertion basis and will only be credited to an advertiser if the total audited circulation of the issue booked by the advertiser is lower by more than two percent (2%) than its published circulation rate base.

5. If the total audited circulation of the issue booked by an advertiser is lower by more than two percent (2%) than its published circulation rate base, the advertiser’s IBIT credit will be calculated by multiplying the net cost after agency commissions (excluding production premiums) (“Net Cost”) of the advertiser’s insertion in that issue by the difference between two percent and the actual percentage by which the total audited circulation is less than its published circulation rate base. By way of example, if the “Net Cost” of the advertiser’s insertion is $100,000 and the total audited circulation of an issue is three percent lower than its published circulation rate base, the IBIT credit would be calculated as follows: $100,000 x (3% - 2%) = $1,000.

6. IBIT credit must be used against future insertions, must be applied at the magazine at which it was earned and must be used within 12 months after the issuance of the Publisher’s Statements or Brand Reports for the second half (July – December) AAM/BPA reporting period and calculation of the 2018 IBIT credit. An advertiser may apply IBIT credit to any brand, product or division within the same advertiser parent company.

7. IBIT credit will be issued net of agency commissions and must be applied to invoices net of agency commissions. No agency commissions will be paid by the magazine on IBIT credit.

8. IBIT credit may be applied to production charges.

9. The magazine will not refund IBIT credit as cash.

10. Only full-run circulation advertising in regular issues as reported in the Publisher’s Statements issued by AAM and the Brand Reports issued by BPA are eligible for IBIT credit. The following are not eligible for IBIT credit: (a) special issues published in addition to the normal frequency of a magazine, whether or not reported in AAM Publisher’s Statements and BPA Brand Reports, and (b) any issues specifically excluded from being eligible for IBIT per the applicable magazine’s rate card. Notwithstanding the foregoing, if the advertiser opts-out of running its advertisement in the digital edition of the magazine because of legal or regulatory considerations such advertisement shall remain eligible for IBIT credit.

11. No barter (whether cash paid or trade), standby or remnant advertising is eligible for IBIT credit.

12. IBIT credit will only be issued against eligible insertions that have been paid in full at the final earned and billed (pre-IBIT) rate.

13. Publisher reserves the right to modify these terms.

Issued: November 30, 2017