

Promote your company's latest products and services in the Florida Dental Association's (FDA) Journal, *Today's FDA (TFDA)*! *TFDA* is mailed to all 8,500+ FDA members bimonthly with the November/December issue being mailed to all Florida licensed dentists. Along with being mailed, *TFDA* is also placed on the FDA website for members to access year-round. FDA members use *TFDA* as a resource for learning about new technologies and techniques to implement in their practice. Don't miss this opportunity for your company to be seen by FDA members on a continuous basis!

	Nov./Dec.*	Jan./Feb.	March/April	May/June	July/Aug.	Sept./Oct.
Double Truck	\$3,100	\$2,260	\$2,260	\$2,260	\$2,260	\$2,260
Back Inside Cover	\$2,800	\$2,600	\$2,600	\$2,600	\$2,600	\$2,600
Full Page	\$1,550	\$1,250	\$1,250	\$1,250	\$1,250	\$1,250
Half Page	\$1,250	\$1,058	\$1,058	\$1,058	\$1,058	\$1,058
Quarter Page	\$950	\$770	\$770	\$770	\$770	\$770

Prices are per issue. Discounts are available with a year contract (6 issues). Contact Deirdre Rhodes for discounted pricing at drhodes@floridadental.org or 850.350.7108.

* Nov./Dec issue is the Membership Issue and is mailed to all 14,000+ Florida licensed dentists. All other issues of *TFDA* is mailed to all 8,500+ FDA member dentists.

Upgrade your advertisement! *TFDA* is published on the FDA website for members to access year-round. Add live, clickable links to your advertisement so members can easily get in contact with your company!

Upgrade Options: Social Media – \$150 (up to 3 links) | Website - \$100 (per URL) | Email address - \$50 (per email)

Fill out completely and return Application for Ad Space along with the Terms & Conditions contained herein signed and dated to: drhodes@floridadental.org or mail to: Florida Dental Association, 545 John Knox Road, Ste. 200 Tallahassee, FL 32303 Questions? Contact Deirdre Rhodes at 850.350.7108

CONTACT INFORMATION

Company Name: _____

Contact Name & Title: _____

Address, City, State & Zip: _____

Phone: _____ Email: _____ Website: _____

Description of Product/Service Advertising: _____

PAYMENT INFORMATION-Reserve my space in *Today's FDA* for the following:

	Nov./Dec.*	Jan./Feb.	March/April	May/June	July/Aug.	Sept./Oct.
Back Inside Cover	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>
Full Page	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>
Half Page	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>
Quarter Page	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>
Double Truck	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>	<input type="radio"/>
Upgrade - Links due with ad <input type="radio"/> Social Media <input type="radio"/> Website <input type="radio"/> Email						

Total Amount Due: \$ _____

Payment Options: Pay in Full Pay Bi-Monthly (If selected this will be a recurring charge to the credit card listed below on the first business day that the Bi-Monthly Pymt is due) Please initial for acknowledgement: _____

Credit Card No.: _____ Check Number: _____
 (MasterCard, Visa, American Express, or Discover)

Exp. Date: _____ CVV: _____ Print Cardholder Name: _____

Billing Address, City, State, Zip: _____

Signature: _____

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1. PAYMENT (a) For display and digital ads, payment must be received with each order. (b) Advertiser will pay Publisher all court costs, collection fees and reasonable attorney's fees incurred by Publisher to enforce payment under the terms of this contract. Publisher may cancel this contract upon default or anticipatory default by Advertiser. (c) Publisher and Advertiser agree to the rates as set forth in Publisher's official rate card, a copy of which is incorporated herein. Publisher reserves the right to periodically update the official rate card and will provide Advertiser each new rate card with its effective date. Unless Advertiser notifies Publisher in writing to cease advertising, Advertiser agrees to the terms and conditions set forth in the new rate card. (d) Advertiser pays for all design, drawings, typesetting, changes, etc., for production of the advertising and for all costs in shipping the advertising to Publisher. Rates, position, availability and production charges are subject to change without notice.

2. PROOF OF INSERTION AND CIRCULATION Advertiser may request a sample page containing a published version of the advertising. Publisher may provide an affidavit of publication in lieu of a sample page. Publisher, by postal regulation, must publish a yearly statement of ownership which includes publication and circulation statistics. This information constitutes the official circulation figures for all FDA publications.

3. GENERAL TERMS (a) Publisher's editor reserves the right to accept or reject advertising, at his or her sole discretion, with or without cause. Publisher's editor will accept only advertising that furthers Publisher's purposes as a dental association and will reject advertising that, by way of example but not limitation: violates the dental profession's Code of Ethics, policies, standards or applicable federal or state law such as equal opportunity laws and regulations covering new drug applications and prescription drug advertising; demeans the profession's dignity; is offensive or unattractive in either text or artwork; contains attacks of a personal, racial or religious nature; compares competing products and services; is untrue, inaccurate, misleading or makes claims that cannot be independently verified; promotes alcohol or tobacco products; uses the name or likeness of any dental society or individual without prior written authorization; or simulates editorial copy (i.e. advertorials). (b) Acceptance of advertising by Publisher does not in any way constitute endorsement or approval of the Advertiser's business or the advertised product or service. Advertiser agrees not to make any such claim in any way in any publication, unless Advertiser has been expressly licensed in writing to use Publisher's trade-dress. (c) If an advertisement is rejected or cancelled by Publisher, the Publisher's sole responsibility shall be to refund all monies previously paid to the Publisher, less any charges for advertisements already published (digital ads). In the event of any error or omission in the performance of this contract by Publisher, Advertiser agrees that Publisher's liability is limited to a refund of the charges paid for such advertising. In no event will Publisher be liable for any loss in Advertiser's business, revenues, profits, or special consequential, indirect or punitive damages of any nature. (d) This contract constitutes the entire agreement between Publisher and Advertiser, and neither party shall be bound by any agreement or understanding not in this contract. (e) A waiver by either party hereto of any default or breach by the other party shall not be considered as a waiver of any subsequent default or breach of the same or any other provisions hereof. (f) Advertiser represents and warrants that, as of the effective date and throughout the term of this Agreement, it has all necessary power and authority to execute and deliver this Agreement and to perform its obligations under this Agreement. (g) Advertiser agrees to, and does hereby, indemnify, defend and hold Publisher, its directors, officers, employees and agents harmless from and against any loss, claim, damage, expense, penalty, demand, reparation, cost of defense, attorneys' fees, or liability whatsoever arising out of or in any way caused by Publisher's refusal to print or publication of the advertisement.

Advertiser Name

Signature

Date

FDA Executive Director

Signature

Date