



State Bar of Georgia

104 Marietta St. NW, Suite 100, Atlanta, GA 30303
404-527-8700 | Fax 404-527-8717

2026 ANNUAL MEETING FINAL PROGRAM Advertising Rates and Information

RATES AND SIZE SPECIFICATIONS

Position	Size	Image Area	Rate
Inside Front Cover	Full Page Non-Bleed	3.75" x 8"	\$850
	Full Page Bleed	4.5" x 8.75"	\$850
Inside Back Cover	Full Page Non-Bleed	3.75" x 8"	\$850
	Full Page Bleed	4.5" x 8.75"	\$850
Back Cover	Full Page Non-Bleed	3.75" x 8"	\$850
	Full Page Bleed	4.5" x 8.75"	\$850
Interior	Full Page Non-Bleed	3.75" x 8"	\$600
	Full Page Bleed	4.5" x 8.75"	\$600

DEADLINE

Materials Due: **May 15, 2026**

RESPOND TO

Stephanie Wilson, stephaniew@gabar.org
State Bar of Georgia Communications Department

PLEASE NOTE

Back cover, inside front cover and inside back cover positions are four-color. Interior positions are black/white. Positions are accepted on a first-come, first-served basis; payment must be received when materials are submitted. **Discounts are not given to advertising agencies for ads placed in the Final Program.**

Insertion Order (please print or type)

Product Advertised _____

Company Name _____

Contact Name _____

Email _____ Phone _____ Fax _____

Address (no P.O. Boxes) _____ City _____ State _____ Zip _____

Select One: ~~Inside Front Cover~~ Inside Back Cover ~~Back Cover~~ Interior

ADVERTISING CONTRACT

- A. Publication of specified advertising sizes and schedules is subject to this written agreement between a representative of the advertiser and/or agency and a representative of the State Bar of Georgia.
- B. All copy is subject to approval of the State Bar of Georgia. Advertiser and agencies assume liability for all content of advertisements printed and responsibility for any claims arising therefrom made against publisher.
- C. Advertising may be canceled by written notice received by publisher prior to space order closing date. Cancellations of any part of a contract voids all rate and position agreements.
- D. The advertiser agrees that the State Bar of Georgia acts on behalf of the advertiser in performing the services described in the printed agreement of which these provisions are a part. If the State Bar of Georgia prepares and publishes advertising for the advertiser, or publishes photo-ready advertising prepared by the advertiser and/or advertising agency, the University System of Georgia institution named above shall be solely responsible for its actions and failures to act associated with the advertising, including the actions or failures of its officers and employees and nothing herein shall be construed to place any responsibility to any extent upon the State Bar of Georgia for the actions or failures to act of the University System of Georgia institution or its officers and employees.
- E. Advertiser must make payment for ad at time advertising materials are submitted. **No ad will be run in the State Bar of Georgia 2026 Annual Meeting Final Program if payment is not received by materials deadline.**
- F. The provisions of an advertising agreement between the advertiser and/or agency and the publisher shall be governed by the laws of the state of Georgia.
- G. Attorneys who advertise in the 2026 Annual Meeting Final Program recognize that attorney advertising is subject to the Rules and Regulations for the Organization and Government for the State Bar of Georgia. Acceptance for publication does not constitute a determination that an advertisement is in compliance with the Rules.
- H. The sole liability and obligation of the publisher for any failure or refusal to publish any advertisement shall be to refund any amounts paid by the advertiser to the publisher for such services. The liability and obligation of the publisher for any other breach of the terms, provisions and conditions contained in this agreement, including without limitation any mistake or error in a published advertisement, any late or untimely publication of an advertisement, shall not exceed the sum of any amounts paid by the advertiser to the publisher for such services. In no event shall the publisher be liable to the advertiser or to any other person, firm or other entity for any further damages of any kind arising from any breach of such terms and conditions or from any act or omission of the publisher with respect to any advertisement including, but not limited to, direct, indirect, special or consequential damages.
- I. Advertiser represents and warrants by submission of advertising to the publisher hereunder, that all the facts stated in such advertising are and will be true and correct, and that therein there will be no libel and no invasion of privacy with respect to any person, firm, corporation or other entity, and advertiser will indemnify and hold harmless from any claim of libel or invasion of privacy, and against recovery, fee or expenses which may arise out of or be caused by any such claim.

APPROVAL:

Above order confirmed according to the above terms and the rates and specifications published on the State Bar of Georgia 2026 Annual Meeting Final Program rate card effective on date below. This agreement shall not become effective unless and until it is accepted and signed on behalf of the publisher in the space provided therefor at the office of the publisher, 104 Marietta St. NW, Suite 100, Atlanta, Georgia 30303.

Advertiser _____ Date _____

Publisher _____ Date _____