

Sports Weekly offers you a way to reach nearly 2.8 million sports fanatics at an affordable cost! Sports Weekly's classified section is where small to mid-size sports companies come to sell their products and services. Quite simply, Sports Shop is the premier sports classified section in the country. It is the perfect place for advertising sports equipment, camps/schools, travel, memorabilia and fantasy products.

LINE ADS						
Minimum ad size: 3 lines Rates are per line, per insertion						
1x \$10.25	4x* \$9.25	8x* \$8.70	16x* \$8.20	26x* \$7.70	32x* \$7.15	52x* \$6.65

DISPLAY ADS Minimum ad size: 1 inch Rates are per total column inch, per insertion Ad size may increase by 1/2 inch increments One column width: 1 7/8" Two column width: 3 7/8"						
1x \$125	4x* \$113	8x* \$106	16x* \$100	26x* \$94	32x* \$87	52x* \$81
Four-color: Add \$50 per column inch						

*Rates are per issue. Cancellation of advertising prior to the expiration of the contracted issue dates will affect the rate per issue. Advertising cost will be adjusted and billed to reflect the frequency rate earned. Advertising cannot be cancelled after the closing date of each issue.

CLASSIFICATION HEADINGS

Apparel	Hunting
Awards/Trophies	Martial Arts
Basketball	Merchandise
Biking	Miscellaneous
Books/Publications	New Products
Business Opportunities	Personals
Camps/Schools	Player Opportunities
Catalogs	Running
Collectibles	Services
Employment Opportunities	Soccer
Equipment	Tennis
Fantasy Teams	Ticket Services
Fishing	Training Aids
Footwear	Travel
Games	Videos
Golfing	Water Sports
Health/Fitness	Web Sites
Hockey	Winter Sports

ISSUE AND CLOSING DATES

Published weekly, every Wednesday.

Closing date is eight days prior to issue date, subject to availability. All ad materials due by noon EST day of closing.

HOURS OF OPERATION

Monday - Friday, 8:30 a.m. - 7:00 p.m. EST

DISPLAY SPECIFICATIONS

File types accepted: Adobe Photoshop, Adobe Illustrator (when sending EPS files, save all text as outlines).High resolution PDF file (distilled through Acrobat Distiller with fonts embedded).QuarkXpress with all resource files (logo, graphics) and screen/printer fonts (post-script fonts only, no true-type fonts) included. Color images in CMYK mode only (do not send RGB), 300 dpi resolution, saved as PDF, Tiff or EPS. Send ads via email to: production@rja-ads.com with a copy to your sales account representative indicating the publication in which the ad is being placed in the subject line or send on disk. FTP site information is available upon request. If sending a file type other than a Tiff or PDF, please send a PDF for proofing purposes or fax a copy of the ad to: 727-445-9380 (clearly stating which magazine you are working with). Reproduction quality is at the advertiser's risk if requirements are not met.

BILLING & CREDIT

Checks, MasterCard, Visa and American Express are accepted for payment. Make checks payable to Sports Weekly/Russell Johns Associates, Inc. There is a \$35 charge for returned checks. Credit card number, expiration date, authorized amount, billing address, and signature of cardholder are required for credit card payment. Display advertising credit will be based on approved credit application after prepayment of first insertion. All invoices are payable net 30 days. Invoices not paid according to terms will be subject to a 5% late payment charge. Tearsheet available ONLY upon request. Please send payments to:

> Russell Johns Associates, Inc. 1001 S. Myrtle Avenue, Suite 7 Clearwater, FL 33756

CONTACT INFORMATION

For further assistance contact:



Russell Johns Associates, Inc. 1001 S. Myrtle Avenue, Suite 7 Clearwater, FL 33756-3930

Phone toll free: 1-800-397-0070 Fax: 1-727-445-9380 Email: sportsweekly@rja-ads.com Web: www.rja-ads.com/sportsweekly

	ADVERTISING	ORDER FORM	
	ts Weekly Sports Shop Classified Departme Overnight Delivery • 1001 S. Myrtle Aven 0 • (727) 443-7666 • Fax: (727) 445-9380 • s Office hours: Monday through Frida	ue, Suite 7 • Clearwater, FL 33756-3930 portsweekly@rja-ads.com • www.rja-ads.	
Please insert my ad	times, beginning with the		issue.
Payment method (check one)	Total Enclosed \$	_ 🗆 Check 🗖 Money Order	
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the same has already been acknowledge taining matter that subscribers have deen that would apply if the entire order were p	sociates, Inc. (RJA) reserves the right at its absolute discree d and/or previously published. In addition, PUBLISHER and ned objectionable or fraudulent. In the event of such cance published. Cancellation of any portion of any advertising or count, including for previously published advertisements, ar 80 days of invoice therefore.	d/or RJA reserves the right to remove from selected or illation or rejection by PUBLISHER and/or RJA, advert der or contract by or on behalf of the Advertiser or failu	opies of the publication advertisements con- ising already run shall be paid for at the rate are to have published the specified number of
B. PUBLISHER and/or RJA do not guarar	ntee ad placement.		
C. Ads requiring money to be sent throug	h the mail by the reader must include a money-back guara	ntee.	
	t to the Federal Fair Housing Act of 1968 as amended and		
	n the rates listed herein shall not be binding on PUBLISHE		
	content must be clearly defined and labeled "ADVERTISEM		
refund of amounts paid to PUBLISHER of	ts that have not been approved by the Advertiser or its Age r RJA for the advertisement. The Advertiser is responsible	for checking the accuracy of their published advertiser	ment in the first issue in which it appears and

reporting any errors immediately following publication of said issue. No compensation will be made for errors not reported immediately following publication of the first issue in which the advertisement appears. Neither PUBLISHER nor RJA are responsible for errors in key numbers or for any error due to illegibly written copy. Neither the PUBLISHER nor RJA will be liable for errors in advertisements that are submitted and/or approved by the Advertiser or its Agency.

H. All issues relating to advertising will be governed by the laws of the State of Florida applicable to contracts to be performed entirely therein. Any action relating to advertising must be brought in the state or federal courts in Clearwater, Florida and the parties hereby consent to the jurisdiction of such courts.

I. The Advertiser and its Agency, if there be one, each represent that any advertising (including product samples) submitted complies with all applicable laws and regulations and does not violate the rights of, and is not harmful to, any person, corporation or other entity. As part of the consideration to induce PUBLISHER to publish such advertisement, the Advertiser and its Agency, if there be one, each agrees jointly and severally to indemnify and save harmless PUBLISHER and/or RJA, together with their employees and representatives, against all liability, loss, damage, and expense of any nature, including attorney's fees, arising out of any claims for libel, invasion of privacy, copyright or trademark infringement and/or any other claim or suit that may arise out of the copying, printing, publishing, distribution or transmission of such advertisement.

J. In the event an order is placed by an Agency on behalf of the Advertiser, such Agency warrants and represents that it has full right and authority to place such order on behalf of the Advertiser and that all legal obligations arising out of the placement of the advertisement will be binding on both the Advertiser and the Agency.

K. The Advertiser and its Agency, if there be one, agree to be jointly and severally liable for the payment of all bills and charges incurred for each advertisement placed on the Advertiser's behalf. Advertiser authorizes PUBLISHER and/or RJA, at its election, to tender any bill to the Agency, and such tender shall constitute due notice to the Advertiser of the bill and such manner of billing shall in no way impair or limit the joint and several liability of the Advertiser and Agency. Payment by the Advertiser to the Agency shall not discharge the Advertiser's liability to PUBLISHER or RJA. The rights of PUBLISHER or RJA shall in no way be affected by any dispute or claim between the Advertiser and the Agency.

L. The Advertiser or Agency may not use any advertising space either directly or indirectly for any business, organization, enterprise, product, or service other than that for which the advertising space is provided by PUBLISHER and/or RJA, nor may the Advertiser or Agency authorize any others to use any advertising space.

M. PUBLISHER reserves the right to use any of the commercially accepted printing processes.

N. The Advertiser and/or Agency agrees to reimburse PUBLISHER or RJA for its attorneys' fees and costs in collecting any unpaid charge or portion of the charge for any advertisement.

O. The copyright in any unpublished advertisement created by RJA is owned by RJA, and may not be otherwise used by the Advertiser without RJA's prior written consent. The Advertiser and/or Agency agree that any advertisements published may, at RJA's and the PUBLISHER's option, be included in all media, whether now in existence or hereafter developed, in which the issue containing the advertisement is published, reproduced, distributed, displayed, performed, or transmitted, in whole or in part.

P. Rates and units of space are effective with the January 2007 issue. Announcement of any change in rate will be made 30 days in advance of the closing date for the first issue affected by such new rates. Orders for issues thereafter will be at the rates then prevailing.

Q. The foregoing terms and conditions shall govern the relationship between PUBLISHER and/or RJA and the Advertiser and/or Agency. Neither PUBLISHER nor RJA has made any representations to the Advertiser or Agency that are not contained herein. Unless expressly agreed to in writing by PUBLISHER or RJA, no other terms or conditions in contracts, orders, copy, instruction, or otherwise will be binding on PUBLISHER or RJA.