



# TERMS AND CONDITIONS

## **PUBLISHER**

QUANTUM/SUR, Inc. is the authorized, official Publisher of The Houston Lawyer magazine for the Houston Bar Association (HBA). *The Houston Lawyer*—QUANTUM/SUR, Inc. shall not be responsible for errors in any advertisement due to errors in ad copy or artwork furnished by the advertiser. In the event of any error in any advertisement not caused by errors in ad copy or artwork furnished by the advertiser, the liability of The Publisher shall be limited to the return of any charges paid by the advertiser to The Publisher.

## **GENERAL POLICY**

Advertisers and agencies representing the advertiser assume liability for all ad contents, text, photos, illustrations, representations, and advertisements printed, and also assume responsibility for any claims arising there from made against the publisher or the HBA. The Publisher reserves the right to reject any advertising which is not in keeping with the publication's standards or those of the Houston Bar Association. Quantum/SUR, Inc. reserves the right to repeat previous copy if new copy is not received by the space reservation deadline. Artwork will **only** be returned if so requested. The advertiser agrees to honor any offers specified in its advertisement as per its terms and conditions. The advertiser assumes full responsibility that advertiser's advertisement, business operations, services and products comply with all applicable laws.

## **COLLECTION POLICY/TERMS**

Total payment due with contract for one-time ads. Multiple-run ads requires the full payment of the first ad prior the first run, then, the Publisher will be bill for the rest of the ads, and invoice is due on receipt. No one-time ads will be printed without payment in full in advance. Any contract changes are subject to rate penalties. In the event it becomes necessary for Quantum/SUR, at its option, to place this agreement in the hands of an attorney or collection agency for purposes of debt collection, the Advertiser agrees to pay an additional sum equal to 33% of the balance then due to compensate Quantum/SUR for cost of collection, including but not limited to, reasonable attorney's fees or collection agent's fees. All checks for deposit or payments shall be made to Quantum/SUR. A \$25.00 service charge will be imposed on any check returned for any reason. A finance charge of 1% per month will be imposed on accounts 30 days or more overdue beyond applicable In-Home date.

## **PRODUCTION REQUIREMENTS**

Electronic files will be accepted in Acrobat PDF, TIFF and/or JPEG format.

## **CONVERSIONS/ALTERATIONS**

Ads will not be reduced or enlarged without charge. The inclusion of the advertiser's advertisement in this magazine shall not constitute an endorsement of the advertiser or the advertiser's product or service, and this magazine shall contain such a disclaimer. The advertiser assumes full and complete responsibility and liability for the contents of all advertising copy or artwork submitted, printed, and published pursuant to this agreement, and the advertiser shall indemnify and hold QUANTUM/SUR, Inc. harmless against any demands, claims, or liability.

## **ACCEPTANCE**

Submission of any advertisement, insertion order, space reservation or position commitment constitutes acceptance of all the foregoing general conditions.

Please initial \_\_\_\_\_