

Legal Agreement

- Artists whose work is selected for inclusion in the exhibit will be responsible for personal delivery and handoff of the artwork to the exhibit space during appointed dates/times.

Shipped artwork will not be accepted.

- Artists are responsible for the delivery, pack, transport, and return of their artwork at their own risk and expense.

- The Exhibitors (6 Bridges Gallery & Artspace Maynard), their staff, and the owner of the building in which the artworks are exhibited are not responsible for any damage that may occur during the transport, installation, exhibition, or de-installation of art works. The Exhibitors' insurance does not cover damage to artwork during transit to or from the exhibit space.

- Artists agree to assume all risk of damage to or loss of their own art from whatever cause.

- Artist further agrees to release and to hold harmless the Exhibitors, their officers, directors, employees, volunteers and agents from any and all liabilities and damages to artwork and/or persons as a result of any part of artist's participation in the exhibit.

- Insurance for artwork in the exhibit is the artist's responsibility, and it is strongly recommended that artists insure works themselves.

- Exhibitors reserve the right not to hang work that: arrives damaged; is not properly wired for hanging; is not equivalent to the image submitted for selection; otherwise does not conform to Submission Requirements. Damaged work will be reported to the artist and, if needed, returned at the artist's expense.

- Submission fees are nonrefundable.

- All hand-delivered work must be picked up on the show closing date by either artist or buyer. Art cannot be stored and hand-delivered work cannot be return-shipped.

- By entering the show, artists grant exhibitors the limited right to use images of the artist's work, labeled with artist name and painting title, for promotional and news purposes related to the show.