

ARTIST-GALLERY CONTRACT

REBECCA BOARDMAN, D.D.S.

We're just a little family-run dental practice with gallery space in our hallway. We don't have a lot of rules for this sort of thing. Basically, we just want to show off some cool art while at the same time covering our butts—legally speaking. That said, here are the rules:

REBECCA BOARDMAN, D.D.S. (GALLERY) agrees by signature below to exhibit your (ARTIST's) artwork at 2825 California Street, San Francisco, for the period as follows:

From _____ To _____

We have surveillance cameras, but they only cover a portion of the hallway. Our art-hanging apparatus is reasonably theft-proof, but things happen. Fire. Earthquakes. Extremely determined "art aficionados" with sticky fingers. You get the idea. By signature below, ARTIST releases GALLERY from any legal, financial or psychological responsibility for any damage or theft to ARTIST's displayed artwork.

ARTIST is free to offer ARTIST's displayed artwork for sale and is solely responsible for the pricing of said artwork. If ARTIST personally sells any of ARTIST's displayed artwork during GALLERY's specified exhibition time, ARTIST keeps all the money! However, if GALLERY makes a sale on behalf of ARTIST during ARTIST's absence from premises, GALLERY will accept payment on ARTIST's behalf (by check made out to ARTIST, not GALLERY) and be due 10% commission from ARTIST within 30 days of ARTIST's receipt of payment from GALLERY.

By signing where indicated below, GALLERY and ARTIST agree to the above.

ARTIST:

GALLERY: Scott Mignola, Curator