

Clarifications to Ownership, Copyrights and Competition Payout

Davis Partnership Architects, PC (DPA) will maintain ownership of the surface(s) and the artwork added to it thereof.

- In exchange for clear ownership of the wall/artwork, DPA agrees to not reproduce or publish
 the artwork without artist credit; including but not limited to DPA marketing photography
 where incidental backgrounds may capture entire or partial elements of the wall/artwork.
- DPA reserves the right to alter, remove or amend the wall/artwork as DPA sees fit, at any time and at DPA's complete discretion, without consultation of the artist.
- The award winner will retain the copyright to his/her work.

Materials and equipment costs are the sole responsibility of the selected artist.

- DPA will release an agreed upon sum of the competition monies principal for materials and construction costs to the selected artist. The balance of the competition monies will be released to the artist upon completion of the installation(s).

A negotiation and contract execution will occur at conclusion of the competition with the selected artist.

DPA reserves the right to modify this competition or selection process, to cancel this competition, to reject or accept any response, and to waive any informalities or irregularities in any response, without liability, at any time.