

SLOW NORTH

PUBLIC WORKSHOP POLICIES

- 1. Have fun! :)
- 2. Our workshops are hands-on and interactive. Prepare to be engaged!
- 3. Be mindful of your safety. Some workshops involve working with hazardous materials or instruments that can cause injury or damage.
- 4. Please show up on time! We cannot postpone a workshop due to late arrivals.
 - If you are expecting to be late, please call the shop before your workshop's start time.
 - Failure to show up within 15 minutes of your workshop's start time will result in cancellation of your ticket without refund.
- 5. Food + drink:
 - Drinks are allowed! You're welcome to BYOB! (Wine and Beer only). We will also be providing complimentary sparkling water.
 - Food is not permitted.
- 6. Participants under the age of 18 must be accompanied by an adult. For workshops hosted by outside artists, minimum age requirements are set at the artist's discretion.
- 7. At any point during the workshop, we may take photos or videos that may include you. These photos may be shared on social media. They may also be used in future workshop listings on, but not limited to, Slow North's website.
- 8. Workshop tickets are non-refundable except in case of workshop cancellation. We do not accept any reschedule/refund requests less than 48 hours in advance. With at least 48 hours advance notice, we may be able to reschedule your ticket for another workshop, but we cannot guarantee this option as it depends on ticket availability.
- 9. Be kind! All are welcome here. Hateful or otherwise inappropriate speech or behavior is not tolerated in our space at any time.

Signing below indicates your agreement to follow each of the policies listed above during your workshop at Slow North. Failure to adhere to these policies will result in immediate cancellation of your ticket(s) without refund.



RELEASE OF LIABILITY + MEDIA FORM

This agreement pertains to all workshop activities, public or private, at Slow North LLC, located at 2700 W Anderson Ln #410 in Austin, Texas, or hosted by Slow North LLC at an off-site location. By purchasing tickets, you are agreeing to the following:

- I and anyone claiming on my behalf release and forever discharge Releasee and its affiliates, successors and assigns, officers, employees, representatives, partners, agents and anyone claiming through them (collectively, the "Released Parties"), in their individual and/or corporate capacities from causes of action of any nature and kind, known or unknown, which I may have against Releasee or any Released Parties arising out of or relating to any injury, loss or damage to person and property that may be sustained as a result of participation in the Activity ("Claims").
- 2. I understand that participation in the Activity involves inherent risks, including risk of physical or psychological injury, pain, suffering, illness, disfigurement, temporary or permanent paralysis and/or death, and I assume all related risks and voluntarily participate in the Activity.
- 3. I agree to indemnify Releasee against any and all claims, actions, lawsuits, damages and judgments, including attorney's fees, arising out of or relating to my participation in the Activity.
- 4. This Release for Participation in Event or Activity ("Release") shall not be in any way construed as an admission by the Releasee that it has acted wrongfully with respect to me or any other person, that it admits liability or responsibility at any time for any purpose, or that I have any rights whatsoever against the Releasee.
- 5. This Release shall be binding upon the parties and their respective heirs, administrators, personal representatives, executors, successors and assigns. I have the authority to release the Claims and have not assigned or transferred any Claims to any other party. The provisions of this Release are severable. If any provision is held to be invalid or unenforceable, it shall not affect the validity or enforceability of any other provision. This Release constitutes the entire agreement between the parties and supersedes any prior oral or written agreements or understandings between the parties concerning the subject matter of this Release. This Release may not be altered, amended or modified, except by a written document signed by both parties. The terms of this Release shall be governed by and construed in accordance with the laws of the State of Texas.
- 6. I grant permission to Release to use my image (photographs and/or video) for use in media publications including, but not limited to, social media, newsletters, advertisements, Slow North and affiliate websites, and general publications. I hereby waive any right to inspect or approve the finished photographs or electronic matter that may be used in conjunction with them now and in the future, whether that use is known to me or unknown, and I waive any rights to royalties or other compensation arising from or related to the use of the image.

- 7. I am 18 years of age or older; AND, if applicable, I am the Parent/Legal Guardian of participating minor(s) and I am aware that this Release contains an acknowledgement of my voluntary and knowing assumption of the risk of illness or injury for the participating minor(s).
- 8. I have carefully read and fully understand all the provisions of this Release and am freely, knowingly and voluntarily entering into this Release. My signature is proof of my intention to execute a complete and unconditional waiver and release of all liability to the full extent of the law.

Printed Name

Signature

Date