

## Ireland: Landscapes & Literature

July 31 - August 11, 2018 (12 Days) with Carleton Professors, Susan Jaret McKinstry and Linda Rossi

N. 1	
Name 1 (as it appears on passport)	Class Year
Name 2 (as it appears on passport)	Class Year
Address	
City	
State	Zip
Phone (h)	
Phone (w)	
Phone (cell)	
Email	
☐ I/We have read the 'What to Expect' section and am/are p	physically able to participate fully on the program.
ACCOMMODATIONS:	
☐ Double (one bed) ☐ Twin (two beds) ☐ Single	
☐ I will be sharing with:	Share-please assign a roommate (not guaranteed)
I am a □ Non-smoker □ Smoker	
RESERVATIONS & PAYMENT:	
	Final payment is due 90 days prior to departure. You will receive an invoice for final payment. all prices and payments are in US dollars.
DEPOSIT TYPE (PLEASE CHECK ONE):	
☐ Check payable to: EOS Passenger Account—CAA Ireland8/18	
☐ Visa ☐ Master Card ☐ American Exp	ress
CC#	
Exp. Date	3- or 4-Digit Code
Name on Card	
Please complete this reservation form, sign	the release statement below, enclose your deposit, and mail or fax to:
Carleton	College Alumni Adventures
	938 • Fax: 603-756-2922 • Email: carleton@studytours.org
By signing this form, you are acknowledging that	you have read and agree to all Terms & Conditions delineated throughout.
Signature (participant #1)	Date
Signature (participant #2)	Date

## TERMS AND CONDITIONS, RELEASE OF LIABILITY, ASSUMPTION OF RISK AND BINDING ARBITRATION AGREEMENT

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PHYSICAL ACCESSIBILITY: All programs require physical independence and mobility. Any physical or mental condition that may require special medical attention or physical assistance (for example, the need of a wheelchair) must be reported in writing when you make your reservation. Participants requiring assistance must travel with a companion who will assist them throughout and will be responsible for handling equipment. Participants must be able to embark or disembark motor coaches alone or with minimal assistance from their traveling companion, and climb stairs and step over raised thresholds without assistance. REFUNDS: Prices quoted are based on group participation. No refunds will be made for any part of the program in which participants choose not to participate. Refunds cannot be made to participants who do not complete the tour for any reason, nor to participants whose entry into any country on the itinerary is delayed or denied. TRIP INSURANCE: Sponsor strongly recommends that participants purchase trip cancellation insurance. In the event that you must cancel your participation, trip cancellation insurance may be the only source of reimbursement. Trip cancellation insurance is available through Sponsor and others and covers certain expenses in conjunction with cancellation due to illness or accident and damaged or lost luggage. Sponsor will send participants an application upon receipt of their reservation. RATES: Prices quoted are based on fares in effect at the time of printing and are subject to changes at any time. On all programs, even after full payment, Sponsor reserves the right to increase the tour price in the event of cost increases due to changes in supplier costs, tax increases, currency fluctuations or fuel and energy surcharges, and all such increases are to be paid to Sponsor upon notice to the participant of such increases. FO-RUM AND METHODOLOGY FOR DISPUTE RESOLUTION: Any dispute or claim which refers or relates to this contract, any literature related to the trip, or the trip itself shall be litigated solely and exclusively in and for courts in Keene, New Hampshire, subject to substantive and procedural New Hampshire law, and for this limited purpose, the parties agree to exclusive venue and personal jurisdiction therein. At the participant's option, however, in lieu of litigation, Sponsor will agree to binding arbitration in Keene, New Hampshire, subject to substantive, but not procedural, New Hampshire law, pursuant to the then existing commercial rules of the American Arbitration Association. In any such arbitration, the arbitrator, and not any federal, state, or local court or agency, shall have exclusive authority to resolve any dispute relating to the interpretation, applicability, enforceability, conscionability, or formation of this contract, including but not limited to any claim that all or any part of this contract is void or voidable. CANCELLATIONS AND REFUNDS: Sponsor reserves the right to cancel this tour prior to departure, in which case payment will be refunded without further obligation on our part. However, if trip cancellation, itinerary changes, and/or delays are mandated by causes beyond our control, the participant shall have the option of accepting in lieu of the original tour such rescheduled tour or other substituted tour(s) as may be offered by Sponsor, or else, receiving a refund of as much of such advance tour expenditures as Sponsor is able to recover on the participant's behalf from carriers, third-party tour vendors, etc. Sponsor, however, shall not have any obligation or liability to the participant beyond the foregoing. MISCELLANEOUS: Participants should not purchase airline tickets sooner than 60 days before the tour begins so as to avoid airline cancellation penalties if a tour is canceled or otherwise modified subsequent to the participant's purchase of those tickets. Baggage and personal effects are at all times the sole responsibility of the participant. If, due to weather, flight schedules or other uncontrollable factors, you are required to spend an additional night(s), you will be responsible for your own hotel, transfers, and meal costs. Baggage is entirely at owner's risk. Sponsor reserves the right to decline to accept or retain any participant at any time. The right is reserved to decline to accept as a participant, or remove from a trip, without refund, any person it judges to be incapable of meeting the rigors and requirements of participating in the activities, or who is abusive to other trip participants, leaders, or third parties, or who is determined to detract from the enjoyment of the trip by others. Specific room assignments are within the sole discretion of the hotel.

<u>ACCEPTANCE OF CONTRACT</u>: By forwarding of deposit, the participant certifies that he/she agrees with these terms and conditions, and accepts the terms contained in these Terms and Conditions, Release of Liability, Assumption of Risk and Binding Arbitration Agreement.