



# Friends of Music Hall Walking Tour Liability Statement

**Thank you for your interest in our walking tour, and we hope you can join us!**

Please note that by purchasing a ticket you are also agreeing to certain terms and conditions in connection with the tour, commonly referred to as “the fine print” (see below) intended to address various obvious (and some not so obvious) issues inherent in the activity of walking, and specifically covering those areas around Music Hall which are the subject of our tour. These terms and conditions include a waiver of liability<sup>1</sup> and an assumption of risks<sup>2</sup> on your behalf.

**Not to be repetitive, but your purchase of a ticket means you have read, understood, and accepted these terms and conditions**<sup>3</sup>.

<sup>1</sup> In consideration of my participation in the Tour, and on behalf of my executors, heirs, assigns and successors, I do hereby release, indemnify, and hold harmless CAA (the Cincinnati Arts Association), FMH (Friends of Music Hall), their employees, trustees, agents, volunteers, owners, affiliates, members, directors, and officers, (the “Released Parties”) from all liability for any injuries, property damage, theft or other loss of whatever nature relating to or in any manner arising out of my participation in the Tour. <sup>2</sup> I hereby expressly assume all risk of injury or loss in connection with my participation in the Tour, howsoever caused or arising, and accept personal responsibility for any damages arising therefrom. <sup>3</sup> I acknowledge that I have carefully read and understand the information stated above, and that by purchasing a Tour ticket I am freely and voluntarily giving up substantial rights, including the right to sue the Released Parties, and otherwise extending them a complete and unconditional release of all liability to the greatest extent allowed by law.

**Now that wasn't so bad, was it? ;-)**