

MEN OF MEANS®

December 2021

TULUM

MEGA RETREAT





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A Message From Our Founder

To achieve wealth you have to have the right mindset,
to achieve affluence you have to have the right heart set. – S. Rad

Hello,

My name is Solay Rad. I am an Iranian refugee who came here with nothing but hope and ambition. After 25 years of hard work, dedication, and sacrifice I built a financial advisory firm and became a consistent million-dollar income earner. My success did not come easy. Just like you, I struggled alone with some of life's toughest challenges, from surviving war, to bomb shelters, to addictions, cheating, sexual shame, loneliness, family issues, and legal challenges to name a few. I got myself to this point through motivation, mindset, hard work, and brute force, just like you I suppose, but it came at a huge cost. My emotions, spirit and sex life were completely dysfunctional and I was totally unfulfilled. I had mastered the skill of money, so I was wealthy but emotionally and spiritually broke.

After 15 years of intense personal development and over \$500,000 spent on coaches, trainers, healers, and shamans around the world, I finally discovered the keys to becoming the healthy powerful man that I have always dreamed of. I took the long way. It cost me a lot of time and money and pain, yet I realize that I can help other men take the shorter route using by my methods, contacts and experiences.

I would constantly daydream of going to a personal development event where ambitious men like myself were present, where the results were instant, the informational quality was immaculate and the stories and friendships I would secure would last me a lifetime. There was nothing like it, so I created it.

I designed the Men of Means® community specifically for affluent, ambitious, fun and heart-centered men focusing on the pillars of what men like myself desire: wealth, love, vitality, intimacy, and sexuality. My intention is to give away the collection of my life's tools and resources in hopes of helping you move from struggle to success, from trauma to triumph, and from stress to satisfaction so that you can avoid all of the pain, struggles and challenges that I went through alone as a financially successful man. I have gathered some of the most unique and talented men's coaches from around the world who lead with their hearts and are purpose driven.

My focus for this Radical Retreat is to create a once-in-a-lifetime experience that is playful, purposeful and profitable for all of the men who show up. I have curated this using the highest quality vendors, locations, experiences and facilitators so that I could blow my own mind, and yours too. I trust that this program will help you realize that you can have massive personal and professional growth instantly, rather than over months and years. That you can build deep friendships that are authentic, positive and profitable and that you can find your life's purpose without so much pain.

This program is not for everyone. It is daring, dangerous and delightful. If you are a high performing, high earning man who knows that he can do way better in his personal, financial and sex life and you realize that you are operating at no more than 80% of your mental and emotional capacity this course will alter your life for the better. If you are not at that level yet, please feel free to ask us about outside programs designed at getting you to this level.

Welcome Aboard,

**Solay Rad
Founder**



Men of Means

Financial Qualification & Member Information

FINANCIAL QUALIFICATION

As a community of ambitious, heart-centered affluent men and we operate like a hedge fund in terms of entry and access. This allows our members to rely on consistently experiencing the highest quality in relationships, people and experiences since we want to create exclusivity and exceptionalism. We do not operate from a mindset of financial scarcity. To uphold the quality of our community we require you to verify your financial stability by confirming that you meet the financial requirements below, and upon request, provide formal documents validating the information you have provided below.

We require you to meet one of the following:

- Minimum annual income of \$200,000 _____ Please initial here if you meet this requirement
- A net worth of \$3,000,000 or more _____ Please initial here if you meet this requirement
- A liquid net worth of \$1,000,000 or more _____ Please initial here if you meet this requirement

There are members in our community who do not meet the above qualifications therefore they are present at our events in the form of volunteers and associates with the purpose of supporting our community. We will never disclose your financial information, personal details or communications to anyone outside of our company which currently consists of three people. Everything you share is held in high confidence.

MEMBER INFORMATION

Name: _____
DOB: _____
Tel: _____
Email: _____
Address where you reside: _____

Citizenship(s): _____
Passport #, issuing country, and
Exp. date: _____

EMERGENCY CONTACT

We will not contact this person, unless there is a medical emergency.

Name: _____
Relationship: _____
Telephone: _____
Email: _____
Street Address: _____



Helicopter Jump

WARNING:

This radical experience can result in death or a complete change of direction in life. It is designed to be extreme, playful and transformative.

Please read this document carefully. By signing below, you agree to be legally bound by this agreement and release of liability. This is a binding legal contract between you, Solay Rad, the lead instructor, and his limited liability company, Men of Means LLC. This contract concerns the Men of Means Tulum Mega Retreat taking place on 12/1/2021 to 12/8/2021 (hereinafter “the Retreat”).

1. WHAT WE ARE OFFERING

We have put together a world class men’s only experience which will impact the way you live, work and play for years to come. It will be delivered at the highest quality using best-in-class vendors, venues and service providers to make this a once in a lifetime memory for the men who attend. There is nothing like it in the world. This is a “bucket list” type experience exclusively designed for affluent men who wish to build deep bonds, grow their income, expand their field of consciousness and to instantly transform all areas of their lives for the better. We believe this experience will transform the way you experience your life.

2. HEALTH INFORMATION

If you have a mental, emotional and physical condition that prevents you from attending and playing at your fullest, this Retreat may not be right for you. If you have any physical, mental, or other conditions that may minimally interfere with your ability to participate safely in the Retreat and the physical, mental, emotional and spiritual exercises we will be doing please list them below: e.g., anemia, knee problems, back pain, asthma, hearing or seeing impairment, heart condition, inactivity, medications, PTSD, claustrophobia, food allergies or sensitivities, etc.?

Please explain:



Jet Boat

3.DEFINITIONS AND RULES OF CONSTRUCTION

The following definitions shall apply to this document:

- a. The term “Agreement” shall refer to this Agreement, in its entirety.
- b. The term “Retreat” shall refer to the retreat named above by Participant.
- c. The term “Destination Country” shall refer to the country in which the Retreat is located (Mexico).
- d. The term “Participant” shall refer to the traveler who wishes to take part in the Retreat.
- e. The term “Instructor” shall refer to Solay Rad and Men of Means LLC, and any facilitators employed or contracted by Men of Means LLC to assist at the Retreat.
- f. The term “the parties” shall refer to all three signatories of this Agreement: the Participant, Solay Rad, and Men of Means LLC.

The following rules of construction shall apply to this Agreement unless construction in accordance with a rule would produce a result inconsistent with the manifest intent of the document:

- g. Use of a singular word includes the plural, and vice versa.
- h. Use of a gendered word shall include all genders. This document uses the gender-neutral, singular pronouns of “they/them/their.”
- i. The titles of the paragraphs in this Agreement are for reference purposes only and shall not be used in the interpretation of the provisions to which they relate.

4.EFFECTIVE DATE

This Agreement shall take effect immediately upon execution by the parties. It shall remain in effect unless amended or revoked in writing as set forth herein.

5.WHO WE ARE AND WHO WE ARE NOT

Men of Means LLC is a professional coaching and consulting company offering business, life and leadership coaching specifically designed for affluent men. Our instructors, employees, and/or volunteer staff are not licensed physicians, psychiatrists or psychologists nor are they trained or authorized to render any type of counseling or therapy.

6.DESTINATION

We are going to Tulum, Mexico which is known to be one of the most spiritual destinations on earth. We will be staying at a 12 bedroom 5-star, private villa on a private beach.

7.DEPOSIT

To reserve a space at the Retreat, Participant must review and sign this Agreement and return it to Instructor with the \$4,000.00 USD non-refundable reservation deposit (“Reservation Deposit”). All payments under this Agreement must be made in U.S. Dollars (“USD”), either by credit card or check made payable to Men of Means LLC. The Reservation Deposit counts toward the total cost of the Retreat, which flat fee is set forth in Paragraph 6 below. If Participant has already paid the Reservation Deposit, or any other portion of the cost of the Retreat, by signing below, they accept the terms of this Agreement, including but not limited to the policies on refunds.

8.COST OF RETREAT: The cost of the Retreat is \$20,000 USD.

a. The Retreat is all inclusive and will include:

- Specialty pickup and drop off to and from Destination County airport
- Seven (7) nights of accommodation at a private 5-star villa on the beach
- Private Master Chef on staff with three (3) meals per day with premium food
- All ground transportation to and from all activities
- Daily group activities which include coaching, masterminding and adventure
- Surprise adventures around the city
- Radical Helicopter experience with coaching
- Jet boat ride
- Sacred Men's Tamazcal Ceremony
- All sacred ceremonies
- One on One coaching
- Group coaching
- Massage
- Surprise experiences and gifts
- Photographer and videographer capturing your experience
- A video story of your journey which you will receive once you return

b. What is not included:

- Anything not expressly listed above;
- Airfare to the Destination County
- Medical or travel insurance
- Specialty beverages or alcohol outside of what we provide

9.FULL PAYMENT DUE 90 DAYS BEFORE THE RETREAT

Participant must make full payment of \$20,000.00 set forth in Paragraph 8 above at least 90 days prior to the start of the Retreat. If the reservation is made less than 90 days prior to the start of the Retreat, full payment must be made when the reservation is accepted. If payment in full is not made as required above, Instructor may and will assume Participant will not attend the Retreat and cancellation charges will apply as set forth in the paragraphs below.



10. TRAVEL TO DESTINATION COUNTRY

Instructor does not arrange for Participant's airline or other travel to the Destination Country or the city location of the Retreat. It is the responsibility of Participant to secure airline or other travel accommodations to the Destination Country and the location of the Retreat. Instructor bears no responsibility or liability for delay or cancellation of flights, trains, buses, or other forms of transportation.

11. HEALTH AND FITNESS REQUIREMENTS

a. Participant warrants that they satisfy all of the following health and fitness requirements:

- i. Participant must be in good physical and mental health to attend the Retreat;
- ii. Participant must be willing and able to demonstrate a high level of mental and emotional stability and maturity during the Retreat and participate in the Retreat as a reliable, respectful, supportive, and positive participant; and

b. Participant is advised to consult with a physician to ensure that they are in adequate health to safely participate in the Retreat. Participant must disclose to Instructor in Paragraph 2 any pre-existing conditions or illnesses, food allergies or sensitivities, and any prescribed medications they are taking that could interfere with Participant's ability to participate safely in the Retreat. Participant understands that if the information they provided about their health changes, they have an ongoing duty to update Instructor before participating in any exercises. Participant assumes the risk of any medical or physical condition they may have.

c. **COVID-19 Precautions.** Participant shall present to Instructor a negative COVID-19 test taken no more than three (3) days before their arrival at the Retreat or proof of vaccination. Participant shall also be solely responsible for complying with all COVID-19 entry requirements of the Destination Country. Otherwise, Participant may be asked to leave the Retreat. While at the Retreat, Participant shall disclose to Instructor any known or suspected COVID-19 exposures they may learn of, and any COVID-19 diagnosis of their own (or of anyone in their household), immediately upon learning such information. In addition, during the COVID-19 global public health emergency, while at the Retreat, Instructor and Participant will observe all COVID-19 precautions required by law of the Destination Country and the following; frequent handwashing; and general cleanliness of physical spaces and surfaces. As Participant does elsewhere in this Agreement, Participant assumes the risk of contracting COVID-19 during the Retreat and during the travel to and from the Retreat, and holds Instructor harmless for any consequences or damages of contracting COVID-19.

d. Instructor shall have the right, in their sole discretion, to accept or deny any applicant for participation in the Retreat, based on the health and fitness grounds set forth in this Paragraph. Instructor does not discriminate on the basis of race, color, creed, religion, age, sex, sexual orientation, gender identity or expression, national origin, ancestry, disability, marital or parental status, or any other category protected by law.

e. Instructor shall have the right, in their sole discretion, to ask any Participant to leave the Retreat at any time, if Participant is disrespectful or disruptive to the harmony of the Retreat and/or is violating any provision of this Agreement. To maintain a peaceful environment for all Participants, the following is prohibited while at the location of the Retreat: the possession or consumption of alcohol in the Participants' private rooms; and use of any illegal substances at any time.

f. By providing emergency contact information in Paragraph 1 above, Participant consents to Instructor contacting and speaking with that individual if, in the sole discretion of Instructor, there is an emergency during the Retreat regarding Participant's physical or mental health.

12. CANCELLATION BY PARTICIPANT

Due to the complexity of planning an international retreat, refunds are only available as set forth in this Paragraph:

a. If Participant wishes to cancel their participation in the Retreat, they must notify Instructor by email to info@menofmeans.org. Cancellation shall take effect on the day Instructor receives the required email from Participant.

b. The \$4,000.00 Reservation Deposit is non-refundable.

c. If proper cancellation notice is received by Instructor more than 90 days prior to the start of the Retreat, 100% of any payments made by Participant will be refunded to Participant, less the Reservation Deposit.



Private Cenote Tour's

d. If proper cancellation notice is received by Instructor between 90 days and 61 days prior to the start of the Retreat, 50% of any payments made by Participant will be refunded to Participant, less the Reservation Deposit.

e. If cancellation notice is received by Instructor 60 days or less prior to the start of the Retreat, there shall be no refund.

f. There shall be no refund if Participant attends the Retreat, but leaves early, for any reason.

g. Deposits or any payments made by Participant are not transferable to another applicant for or participant in the Retreat, for any reason.

h. Any refunds due to Participant according to this Agreement will be made in USD by check to Participant within 30 days of receiving proper cancellation notice. Cashing of the check by Participant shall constitute full settlement between Instructor and Participant.

13.CANCELLATION AND CHANGES BY INSTRUCTOR

a. Instructor reserves the right to cancel the Retreat up to thirty (30) days prior to the start of the Retreat, if too few people have made reservations. In such an event, Participant will be given a full refund of any and all payments made to Instructor.

b. Instructor reserves the right to make changes to any aspect of the Retreat, or to cancel the Retreat entirely, at any time due to conditions in the Destination Country, neighboring countries, or the world, including but not limited to acts of nature such as weather or other natural disaster, pandemic, and other "acts of god," acts of war or terrorism, terrorist threat, civil unrest, riots, strikes, trade disputes, interruption of transportation, government or political actions or orders, change of law or regulation, suspension of civil rights, crime, a material change to the relevant U.S. State Department Travel Warning or Advisory (which can be found at:

<https://travel.state.gov/content/travel/en/international-travel/International-Travel-Country-Information-Pages.html>),

acts or omissions of a third party, or for any other reason whatsoever outside the reasonable control of Instructor. This is a force majeure provision. In such an event, if the changes or cancellation occur more than 90 days from the start of the Retreat (and Participant does not wish to accept the changes), 100% of any payments made by Participant will be refunded to Participant, less the Reservation Deposit; if the changes or cancellation occur between 61 and 90 days prior to the start of the Retreat (and Participant does not wish to accept the changes), 50% of any

Payments made by Participant will be refunded to Participant, less the Reservation Deposit; or if the changes or cancellation occur 60 days or less prior to the start of the Retreat (and Participant does not wish to accept the changes), refunds may be given in the discretion of Instructor or Instructor may agree to apply all or part of any payments made to a future retreat with Instructor.

c. If Instructor is unable to lead the Retreat for any reason, Instructor shall make their best efforts to hire a substitute instructor with substantially similar qualifications. If a substitute instructor cannot be located after reasonable diligence, Instructor reserves the right to cancel the Retreat. In such an event, Participant will be given a full refund of any and all payments made to Instructor.

d. In all of the above-listed events in this Paragraph, Participant hereby waives any right to claim other amounts are due to them, including but not limited to for loss of time, inconvenience, visa and passport fees, airfare and other travel expenses, insurance premiums, gear purchases, and vaccination and other medical-related costs. Participating in international travel and an international retreat is risky for everyone involved, not just Participant. **That is why Instructor requires travel and trip cancellation insurance (see immediately below); such insurance helps everyone share the potential cost of the risks of an international retreat.**

e. Instructor reserves the right to change the activities at any time due to any reason including weather conditions, vendor disruptions, minimum reservation requirements not being met. However Instructor will work on a best efforts basis to replace the activity with something of equal value and impact.

14.REQUIRED INSURANCE

Instructor requires that each and every Participant purchase individual travel and trip cancellation insurance in advance of the Retreat. In particular, due to the inherently risky nature of international travel especially during and for while after the COVID-19 global public health emergency, Instructor recommends a "Cancel For Any Reason" provision in the policy.

You may visit www.generalitravelinsurance.com for a possible insurance quote using their Preferred or Premium plans.

It is Participant's responsibility to ensure that they are adequately insured for the duration of the Retreat regarding accident, injury, illness, death, emergency evacuation and repatriation, loss of personal items, cancellation, curtailment, worldwide emergency assistance, and all other contingencies.



Master Private Chef

No insurance is provided for Participant by Instructor or by the retreat center. Participant must email their certificate of coverage for said insurance to Instructor at info@menofmeans.org at the same time as they pay their Reservation Deposit; Participant's spot in the Retreat shall not be saved until Instructor receives this certificate of coverage.

15. TRAVEL DOCUMENTS, MEDICAL EXAMS, QUARANTINES, AND VACCINATIONS

It is Participant's responsibility to learn about and obtain all required travel documents, medical examinations, and vaccinations for travel to the Destination Country. Participant shall also be solely responsible for learning about and complying with any COVID-19 testing, vaccine, quarantine, or similar entry requirements of the Destination Country and the country to which Participant will be returning.

Instructor is not responsible for any delays, cancellations, or damages due to Participant's lack of proper travel documents, medical examinations, quarantine compliance, or vaccinations, including but not limited to a valid passport, visas (entry and exit), health certificates, and other documents that may be required by the Destination Country or the country to which Participant will be returning. Instructor has not and will not provide advice regarding the immigration law of the Destination Country or the country to which Participant will be returning.

16. ASSUMPTIONS OF RISK AND RESPONSIBILITY

a. Participant acknowledges that international travel can be challenging and bears a higher level of risk and uncertainty compared to domestic travel, especially during the COVID-19 global public health emergency. The risk and uncertainty cannot be eliminated by Instructor and is part of the experience, enjoyment, and reward of an international retreat. In the Destination Country, standards of accommodation, communication, technology, transportation, access to health care, COVID-19 and other infectious disease precautions, hygiene, safety, and service may not be as high as those standards in the United States or Canada and may require flexibility and patience on the part of Participant. Understanding all of this, Participant agrees to accept responsibility for their own safety and welfare while traveling for and attending the Retreat. Participant accepts all of these risks and understands that not every risk is set forth herein. In particular, Participant accepts the risk of contracting COVID-19 during the Retreat and during the travel to and from the Retreat.

b. The same elements that contribute to the unique character of this Retreat can cause loss or damage to the Participant including accidental injury, illness or in extreme cases, permanent trauma, disability or death and also can cause damage to or loss of property. The following describes some, but not all, of those risks

c. Activities vary from trip to trip, they involve physical movements and activities that can be physically mentally and emotionally challenging and may include but are not limited to: hiking, backpacking and climbing in a wide variety of environments including on rock; jumping out of helicopters into the ocean, jumping out of speedboats, sweat lodges with high heat, ice baths with extreme cold, emotionally and psychologically uncertain and confronting experiences, screaming and yelling and dancing. Participant understands the description above of these risks is not complete and that other unknown or unanticipated risks may result in injury or death. Participant agrees to assume responsibility for the inherent risks identified herein and those inherent risks not specifically identified, they acknowledge that participation in this activity is purely voluntary, no one is forcing participation and participation is elected with full knowledge of the inherent risks.

d. During the Retreat, if Participant experiences any pain or significant discomfort, they agree to listen to and honor their body, discontinue the activity, notify Instructor immediately, and seek medical attention from a licensed physician. Participant acknowledges that they alone are responsible for their choices, actions, and results during and after the Retreat. Participant accepts full responsibility for the consequences of their use or non-use of any information provided by Instructor during the Retreat. Participant agrees to use their own judgment and due diligence before implementing any idea, suggestion, or recommendation of Instructor in their life, family, or business. Participant agrees that there can be no guarantees as to the outcome or result of using the information they receive from Instructor during the Retreat.

e. Participant understands that Instructor is not a licensed physician, nor a medical professional of any kind, and therefore will not and cannot give them medical advice. Participant agrees that Instructor has no duty to provide them with medical advice or care (including CPR). Participant also understands that nothing said by Instructor should be construed as medical advice.

f. This waiver and release shall apply to all classes, lessons, workshops, and recommendations Participant takes from Instructor, and all instruction Participant receives from Instructor.



Sacred Temazcal

17. WAIVER AND RELEASE OF LIABILITY FOR RETREAT

In consideration of Instructor inviting Participant to the Retreat and accepting their reservation for the Retreat, Participant agrees to release, forever discharge, and hold harmless Instructor and their employees, agents, teachers, independent contractors, and other representatives, and their heirs, successors, and assigns ("Released Parties"), from liability for any and all Claims (as defined immediately below) relating to or caused by Participant's attendance at and participation in the Retreat and in any additional activities or excursions Participant may engage in during the Retreat not provided by Instructor ("Claims"), including any such claims which alleged negligent acts or omissions by the Instructor. The term "Claims" shall include any and all liabilities, claims, demands, actions, damages, rights of action, and causes of action, of whatever kind or nature, that may now or hereafter exist or arise, arising out of personal injuries, losses suffered, and damages of any kind (including but not limited to direct, indirect, consequential, incidental, punitive, or any other damages), those known and unknown, developed or undeveloped, and foreseen or unforeseen, relating to or caused by Participant's participation in the Retreat. Participant agrees that this waiver and release shall be legally binding upon them personally and their family, estate, heirs, successors, and assigns. In addition, Participant acknowledges that, in large part, operational control of the Retreat will be in the hands of the third-party retreat center, and that any cause of action in regard to its shortcomings would be against the retreat center and not against Instructor. In particular, Participant acknowledges that Instructor is not responsible for the safekeeping of Participant's personal property while at the Retreat, or for ensuring Participant's safety from contracting COVID-19 during the Retreat or during the travel to and from the Retreat.

18. TRAVEL TO DESTINATION COUNTRY

Participant understands that during a Retreat they may be photographed, videotaped. Participant agrees to authorize and allow Instructor to use such images, words and likenesses for marketing, on websites, in brochures or other writings and any other legitimate purpose.

If the Parties are unable to resolve a Dispute through mediation the Dispute will be finally and exclusively resolved by binding arbitration. PARTICIPANT UNDERSTANDS THAT WITHOUT THIS PROVISION, THEY WOULD HAVE THE RIGHT TO SUE IN COURT AND HAVE A JURY TRIAL. The arbitration shall be commenced and conducted under the Commercial Arbitration Rules of the American Arbitration Association ("AAA") and, where appropriate, the AAA's Supplementary Procedures for Consumer Related Disputes ("AAA Consumer Rules"), both of which are available at the AAA website www.adr.org. The arbitration fees and the share of arbitrator compensation shall be governed by the AAA Consumer Rules and, where appropriate, limited by the AAA Consumer Rules. The arbitration may be conducted in person, through the submission of documents, by phone, or online. Except where otherwise required by the applicable AAA rules or applicable law, the arbitration will take place in Los Angeles, California. Except as otherwise provided herein, the Parties may litigate in court to compel arbitration, stay proceedings pending arbitration, or to confirm, modify, vacate, or enter judgment on the award entered by the arbitrator. If for any reason, a Dispute proceeds in court rather than arbitration, the Dispute shall be commenced or prosecuted in the state and federal courts located in Los Angeles County, California, and the Parties hereby consent to, and waive all defenses of lack of personal jurisdiction, and forum non conveniens with respect to venue and jurisdiction in such state and federal courts. If this provision is found to be illegal or unenforceable, then neither Party will elect to arbitrate any Dispute falling within that portion of this provision found to be illegal or unenforceable and such Dispute shall be decided by a court of competent jurisdiction within the courts listed for jurisdiction above, and the Parties agree to submit to the personal jurisdiction of that court.

19. ALTERNATIVE DISPUTE RESOLUTION

Any disputes between the parties relating to the Retreat or this Agreement shall be submitted first to private mediation in Los Angeles, California with a private California mediator upon whom the parties agree. If the parties cannot agree upon a mediator, each party will select a mediator and together those mediators will select the mediator to be used. The parties shall share the costs of mediation equally. The parties shall cooperate with the mediator and participate in good faith in the mediation. The parties agree to submit this Agreement to the mediator for their review. If a party is residing outside of Los Angeles, California at the time of the dispute, they may appear by video conference at the mediation. If mediation is not successful in the opinion of the mediator and the parties cannot reach a resolution themselves, disputes may be submitted to an arbitration as set forth herein.



Men's Rituals

20. MODIFICATION OF AGREEMENT

Any future modification, amendment, waiver, or revocation of any provision of this Agreement shall be effective only if it is made in writing and is executed by the parties with the same formality as this Agreement. Any such modification, amendment, waiver, or revocation shall specifically provide what provision of the Agreement it intends to modify, amend, waive, or revoke. No oral modifications, amendments, waivers, or revocations shall be effective. Failure of a party to insist upon strict performance of any provision of this Agreement shall not be construed as a waiver of subsequent defaults of the same or similar nature or of the other obligations contained in this Agreement.

21. SEVERABILITY

If any provisions of this Agreement are deemed invalid or unenforceable, such provisions shall be deemed severable from the remainder of this Agreement and will not cause the invalidity or unenforceability of the remainder of this Agreement. Consistent with the provisions of this Paragraph, if any provisions are deemed invalid due to their scope or breadth, such provisions shall be deemed valid to the full extent of the applicable law.

22. INTEGRATION

This Agreement sets forth the entire agreement of the parties regarding the Retreat. All agreements, covenants, representations, and warranties, express or implied, oral or written, of the parties are contained herein. No other agreements, covenants, representations, or warranties, express or implied, oral or written, have been made between the parties regarding the Retreat. All prior, contemporaneous, and future conversations, negotiations, possible and alleged agreements and representations, covenants, and warranties regarding the Retreat are waived, merged herein, or superseded hereby. This is an integrated agreement. If any provision of this Agreement conflicts with language about the Retreat on any website (including the Instructor's website) or information provided by an airline, travel agency, hotel or resort, or anyone else, this Agreement shall govern.

23. JURISDICTION, VENUE, AND CONTROLLING LAW

The substantive law of the State of California (and not its law of conflicts) shall govern all questions as to this Agreement's validity and enforceability and the construction of its provisions, as well as all disputes arising out of this Agreement, unless the parties otherwise agree. The parties do not intend to make this Agreement enforceable in California alone. They intend for this Agreement to be valid and enforceable in any jurisdiction that finds it has jurisdiction over the parties regarding the Retreat, within or without California and the United States. Jurisdiction for disputes arising out of this Agreement shall be in the California Circuit Court, with venue in Los Angeles County, unless both parties otherwise agree.



24. SIGNATURES AND COPIES OF THIS AGREEMENT

This Agreement may be executed in counterpart, each of which shall be an original, all of which shall constitute the same instrument. A photocopy or electronic copy of this Agreement, including signatures, shall have the same force and effect as the original.

By signing below, I intend to enter into a binding legal agreement and warrant the following:

- I have read this document in full.
- I understand its contents.
- I am acting voluntarily and knowledgeably.
- I understand that I am giving up significant legal rights, including the right to sue.
- I believe this document to be fair.
- I have had a reasonable amount of time to ask questions about this Agreement and to have an attorney review it if I so choose.

SO AGREED:

Participant (Name and Signature)

Date

Solay Rad
Instructor

Date

Men of Means LLC
By Solay Rad, President

Date

Please email signed form to
info@MenofMeans.org