



## Camino Yoga Retreats Participation Agreement

This Retreat Participation Agreement (the “Agreement”) is entered into between the undersigned participant (“Participant,” “you,” or “your”) and Wandering Yogi, LLC d/b/a Camino Yoga Retreats (“Camino Yoga Retreats”).

In consideration for being permitted to register for and attend any tour, trip, program, or event organized by Camino Yoga Retreats (each, a “Retreat”), you agree to the terms and conditions set forth herein. You acknowledge that this is a legally binding contract that includes important waivers and limitations of your legal rights, and you agree to it voluntarily.

### 1. Participant Representations and Obligations

By executing this Agreement, you represent, warrant, and agree to the following:

**1.1. Fitness and Health Disclosure.** You are physically and mentally fit to participate in the selected Retreat and have consulted with a medical professional regarding your ability to do so. You have disclosed to Camino Yoga Retreats any medical, physical, or psychological conditions or limitations that may affect your ability to participate safely, and you understand this is a continuing obligation. You agree to immediately inform Camino Yoga Retreats of any changes to your health or fitness that may impact your safe participation.

**1.2. Travel Documents.** You are responsible for securing and maintaining all necessary travel documents, including a passport valid for at least six (6) months beyond the Retreat’s end date, and any required visas for all locations on the Retreat itinerary.

**1.3. Insurance.** If insurance coverage is required for your Retreat (and it is not included in your package), you will obtain and maintain comprehensive travel and medical insurance that meets the requirements specified by Camino Yoga Retreats for the duration of the Retreat. You agree to provide a certificate of insurance as proof of coverage to Camino Yoga Retreats within the specified timeframe. Failure to do so is a material breach of this Agreement and may result in the cancellation of your participation without a refund. We recommend that all participants obtain trip cancellation insurance to cover unforeseen cancellations.

**1.4. Financial Responsibility.** You are solely responsible for all personal and incidental expenses incurred during the Retreat that are not explicitly included in the Retreat price, such as laundry, non-included meals, or beverage charges. You further agree to pay for any and all damage you cause to hotel rooms, vehicles, or any other property, whether owned by Camino Yoga Retreats, another participant, or any independent vendor or supplier providing services for the Retreat (a “Third-Party Provider”).

**1.5. Authority to Sign.** If you are signing this Agreement on behalf of a Minor or another traveler, you possess the full legal authority to execute this Agreement and bind them to its terms. You agree to indemnify and defend Camino Yoga Retreats from any claims arising from a breach of this representation.

**1.6. Review of Agreement.** You have carefully read, fully understand, and voluntarily agree to be bound by the terms of this Agreement and all documents incorporated by reference, including the Camino Yoga Retreats Terms and Conditions and Privacy Policy. You are required to sign and return this Agreement within 60 days of your departure date, and failure to do so may result in your being denied access to the Retreat.

**1.7. Right to Decline Participation.** You acknowledge that your complete and accurate completion of all health and medical forms is a condition of acceptance. Camino Yoga Retreats reserves the right to review the information you provide and, in its sole discretion, decline or cancel your registration if we determine that the chosen Retreat is not appropriate for your physical or mental condition or that your participation would pose an unacceptable risk to your health, the health and safety of the group, or unreasonably compromise the group's ability to complete the camino. The financial consequences of such a decision by Camino Yoga Retreats are governed by the Terms and Conditions.

**1.8. Special Medical Conditions and Disabilities.** You acknowledge that our walking Retreats are physically demanding and may be unsuitable for individuals with certain medical conditions or limited mobility. Transportation services and lodging are operated by suppliers who may not be compliant with accessibility standards such as the Americans with Disabilities Act (ADA). It is your responsibility to inform us in writing, prior to booking, of any physical, emotional, or mental condition that may require special assistance or accommodation. You are responsible for bringing all necessary items related to your condition and, if required, must be accompanied by a paying companion capable of providing all necessary assistance. Camino Yoga Retreats personnel cannot provide individual medical or personal care. Your failure to make a full and accurate disclosure may result in your registration being declined or your dismissal from the Retreat, as governed by our policies. We will communicate requests to suppliers but cannot be responsible if ADA-style accommodations are not available. Any accommodation provided will be at the sole expense of the traveler requiring the accommodation.

## 2. Assumption of Risk and Acknowledgement

**2.1. Assumption of Risk.** You acknowledge that you are voluntarily participating in the Retreat with full knowledge of the risks involved, and you hereby accept and assume all such risks, both known and unknown. You understand that participation involves inherent and other risks, dangers, and hazards that can result in physical or emotional injury, death, or property damage. These risks include, but are not limited to, the following:

**2.2. Physical Risks.** The risk of physical discomfort, harm, or injury, including but not limited to, muscle strains, sprains, fractures, cuts and abrasions, exhaustion, sun burn, sun stroke, dehydration, and in rare cases, serious injury or death, arising from activities such as walking, hiking, yoga, swimming, and other physical exertion, which may be heightened by terrain, weather, and personal fitness levels.

**2.3. Travel and Environmental Risks.** Risks associated with international travel, which may include unforeseeable forces of nature, civil unrest, crime, terrorism, health and safety standards, infrastructure problems such as poor road conditions or transportation delays, and dangers associated with diverse foods, animals, or insects.

**2.4. Medical Risks.** Risks associated with limited or unavailable access to medical services, facilities, or evacuation resources, especially in remote areas. You acknowledge that medical care in the country where the Retreat is located may not be comparable to standards in your home country, and Camino Yoga Retreats does not guarantee the quality or availability of any medical treatment.

**2.5. Dietary Needs, Food Safety, and Assumption of Risk.** While we will make a reasonable effort to communicate your dietary requests to our Third-Party food providers, but we cannot guarantee that all dietary needs or allergies will be accommodated. You acknowledge that food safety, sanitation, and preparation standards in the country visited may be different from those in your home country, creating an inherent risk of food-borne illness (such as food poisoning or stomach upset), even in reputable establishments. Camino Yoga Retreats is not liable for any illness, allergic reactions, or other health issues resulting from food or beverages consumed during the Retreat. By participating, you accept this risk and agree that you are solely responsible for managing your dietary needs and making your own safe and cautious food choices.

**2.6. Psychological Risks.** Risks of emotional or psychological distress that may arise from the challenges of travel, group dynamics, or introspective activities such as yoga and pilgrimage walks.

**2.7. Voluntary Assumption.** You hereby expressly assume all risks and dangers associated with your participation in the Retreat, however caused, including those resulting from the negligence of Camino Yoga Retreats, its affiliates, other Participants, or any Third-Party Provider.

### 3. Participant Health, Medical Treatment and Emergency Authorization

You are responsible for your own health and well-being. You agree to listen to your body and cease or adjust participation in any activity as needed for your safety.

**3.1. Duty to Report.** You have a duty to immediately report any injury, illness, or significant physical or mental discomfort you experience to the Retreat Director or your guide.

**3.2. Consent to Emergency Treatment.** If you become ill or incapacitated, you hereby authorize Camino Yoga Retreats to take any action it deems necessary for your safety, including securing medical treatment, arranging for evacuation, or directing that you cease participation in the Retreat, all at your sole expense or as covered by your insurance. Camino Yoga Retreats will attempt to contact your designated emergency contact but retains the right to arrange for treatment without prior contact if the situation, in its sole discretion, requires immediate action.

**3.3. Disclaimer of Medical Responsibility.** Camino Yoga Retreats is not a medical provider and assumes no liability for the availability or adequacy of any medical care, services, or supplies. The quality of medical facilities in the country where the Retreat is located may be different from your home country, and Camino Yoga Retreats is not responsible for the quality of any care you receive.

**3.4. Health and Vaccinations.** You are responsible for consulting with a medical professional and obtaining all recommended and required vaccinations and health precautions for your destination(s), as per the Center for Disease Control and Prevention (CDC) or other relevant health authorities.

**3.5. Failure to Adhere to Medical or Safety Directives.** You agree to follow all safety instructions from your Retreat Director and guides. If you are advised by a medical professional or by a Retreat Director or guide to cease, limit, or modify your participation in any activity due to a health condition or injury, you must comply with such advice. Your failure to do so will be considered a reckless act, and you will assume all resulting risks, liabilities, and consequences. Camino Yoga Retreats shall not be liable for any injury,

loss, or damage arising from your decision to disregard such medical or safety directives. This conduct may also be grounds for your immediate dismissal from the Retreat pursuant to Section 5.3.

#### 4. Insurance; Proof of Coverage; Pre-departure Conditions

**4.1. Insurance; Included In-Country Coverage.** For many Camino (walking style) Retreats, we include a limited emergency medical insurance policy as a courtesy benefit. Any such inclusion will be expressly stated in the Retreat Description; if the Retreat Description does not state that in-country medical insurance is included, then no insurance is included. Any included policy is provided and underwritten by a third party insurer, and your coverage is strictly limited to and governed by that insurer's own policy terms and conditions, which are outside the control of Camino Yoga Retreats. In particular, any included policy is typically limited to emergency medical services and expenses incurred in the destination country and does **not** include trip cancellation coverage should you decide to cancel. The policy also does not include coverage for all possible risks.

Camino Yoga Retreats is not an insurance agent or producer and cannot provide advice on the adequacy of any coverage. Upon request, we will provide you with a specimen copy of the applicable policy for your review. You remain solely responsible for evaluating your insurance needs and deciding whether to purchase supplemental insurance, including separate trip cancellation coverage, at your own expense. If an incident occurs and you do not have appropriate coverage in place, you may be required to pay all related costs out of pocket. We reserve the right, in our sole discretion, to require you to obtain medical, travel, and/or trip cancellation insurance as a condition of participation in any Retreat.

**4.2. Proof of Insurance.** For any Retreat in which we require you to independently obtain insurance, you must provide Camino Yoga Retreats with a certificate of insurance for all required coverages no later than sixty (60) days prior to your departure date, or within ten (10) days of booking if your departure is within that sixty (60) day period.

**4.3. Failure to Provide Proof.** Meeting all pre-departure conditions, including providing proof of insurance, ensuring you have valid travel documents, and completing all other information requests from Camino Yoga Retreats is your sole responsibility. Failure to provide the required proof of insurance within the specified timeframe (if required) is a material breach of this Agreement. Camino Yoga Retreats reserves the right to cancel your registration and refuse your participation in the Retreat, without a refund, if you fail to comply with this requirement.

#### 5. Participation Agreement, Terms & Conditions and Conduct

**5.1. Governing Documents.** The business relationship between you and Camino Yoga Retreats is governed by this Participation Agreement and the separate Camino Yoga Retreats Terms and Conditions (the "Terms"), which is incorporated by reference herein. While this Agreement serves as your legal shield for the experience itself by outlining risks and waivers, the Terms act as the roadmap for the commercial aspects of the Retreat.

**5.2. Key Commercial Terms.** The commercial roadmap for your Retreat is detailed in the separate Terms. The Terms, which incorporate the specifics from the Retreat Description webpage, govern the total price, payment schedule, what is included and excluded, and the controlling cancellation and refund policies.

**5.3. Participant Conduct and Right to Dismiss.** You are expected to act in a manner that is respectful of other participants, staff, and local customs, and that does not pose a threat to the safety or well-being of

yourself or others. Camino Yoga Retreats reserves the right, in its sole discretion, to dismiss you from a Retreat at any time, without a refund, if your health or conduct is deemed disruptive, unsafe, or detrimental to the group experience. In such an event, you will be responsible for all costs associated with your early departure, and your mandatory travel insurance policy will be your sole source of recourse for any financial loss.

## 6. Unsupervised Activity, Group Pace and Self-Guided Retreats

**6.1. Unsupervised Activity.** Any time you are not part of a scheduled activity under the direct supervision of a Retreat Director or guide, including personal excursions, nightlife, or individual exploration, is considered “Unsupervised Activity”. During any Unsupervised Activity, you are acting independently and at your own sole risk. Camino Yoga Retreats has no duty to supervise you and assumes no liability for your safety, actions, or well-being during such times.

**6.2. Maintaining Group Pace.** On walking Retreats, if you are unable to maintain the group’s established pace and become separated from the main body of participants and the guide, the time during which you are separated is considered an Unsupervised Activity. You assume all risks and costs associated with falling behind, including getting lost, and you release Camino Yoga Retreats from all liability arising from your inability to maintain the group pace. Transportation may be available to transport you between destinations for a separate fee.

**6.3. Self-Guided Retreats.** If you purchase a “self-guided” or “independent” package, you acknowledge that the entire Retreat, outside of pre-arranged transfers, is considered an Unsupervised Activity. Camino Yoga Retreats’ role is limited to logistical arrangements, and it expressly disclaims any duty to supervise or ensure your safety during your self-guided travel.

## 7. Third-Party Providers and Vendor Disclaimer

**7.1. Independent Third-Party Providers.** You understand that Camino Yoga Retreats does not own, operate, or control any of the entities that provide goods or services for your Retreat, such as hotels, lodging facilities, airlines, transportation companies, restaurants, and local ground operators (“Third-Party Providers”). These Third-Party Providers are independent businesses and are not employees, agents, or affiliates of Camino Yoga Retreats. Consequently, you hereby waive and release Camino Yoga Retreats from any liability for any negligent or willful act, omission, or failure to act of any Third-Party Provider, or for any loss, damage, injury, death, or expense arising from a Third-Party Provider’s breach of contract, failure to perform, or financial insolvency.

**7.2. Acts of Other Participants and Unaffiliated Parties.** You acknowledge that you will be interacting with other Retreat participants and members of the general public, and possibly wild, feral, or pet animals, whose conduct Camino Yoga Retreats cannot control. You assume the risks associated with such interactions and agree that Camino Yoga Retreats shall not be liable for any injury, loss, or property damage you may suffer as a result of the negligent or intentional acts or omissions of any other participant or unaffiliated third party. You hereby release and discharge Camino Yoga Retreats from any and all claims or liability arising from the conduct of other participants or unaffiliated third parties.

## 8. Release, Waiver of Liability and Assumption Clauses

**8.1. General Release and Waiver.** To the fullest extent permitted by law, you, on behalf of yourself, your heirs, assigns, personal representatives, and next of kin, hereby release, waive, and forever discharge **Wandering Yogi LLC d/b/a Camino Yoga Retreats**, its members, managers, employees, agents,

independent contractors, and affiliates (collectively, the “Released Parties”) from any and all claims, demands, damages, losses, liabilities, actions, and causes of action of any nature whatsoever, whether in law or in equity, which you ever had, now have, or hereafter can, shall, or may have.

**8.2. Scope of Release.** This comprehensive release includes, but is not limited to, any claims arising from or related to your participation in the Retreat, including claims for negligence, breach of contract, breach of express or implied warranties, or wrongful death. You understand this waiver is intended to bar any claim for bodily injury, property damage, emotional distress, or other loss you may suffer in connection with the Retreat, however caused, including those resulting from risks inherent in the Retreat.

**8.3. Exceptions to Release.** This waiver and release of liability does not extend to claims arising from the gross negligence, reckless conduct, or willful and intentional misconduct of the Released Parties. Nothing in this Agreement shall be construed as a waiver of any statutory right that cannot be contractually waived under applicable law.

**8.4. Acknowledgement of Surrendered Rights.** By signing this Agreement, you acknowledge that you are giving up substantial legal rights, including the right to sue the Released Parties for losses resulting from the risks you are voluntarily assuming, and sign this Agreement freely and voluntarily without any inducement.

## 9. Limitation of Liability

9.1. TO THE FULLEST EXTENT PERMITTED BY LAW, THE TOTAL AGGREGATE LIABILITY OF WANDERING YOGI LLC d/b/a CAMINO YOGA RETREATS AND THE RELEASED PARTIES ARISING OUT OF OR IN ANY WAY RELATED TO THIS AGREEMENT OR YOUR PARTICIPATION IN A RETREAT, WHETHER BASED ON CONTRACT, TORT (INCLUDING NEGLIGENCE), OR ANY OTHER LEGAL THEORY, SHALL NOT EXCEED THE TOTAL AMOUNT PAID BY YOU TO CAMINO YOGA RETREATS FOR THE RETREAT.

9.2. IN NO EVENT SHALL CAMINO YOGA RETREATS OR THE RELEASED PARTIES BE LIABLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL, OR PUNITIVE DAMAGES, INCLUDING BUT NOT LIMITED TO, LOSS OF ENJOYMENT, LOST REVENUE, OR EMOTIONAL DISTRESS DAMAGES, REGARDLESS OF THE THEORY OF LIABILITY AND EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

9.3. YOU ACKNOWLEDGE THAT THIS LIMITATION OF LIABILITY IS A FUNDAMENTAL AND BARGAINED-FOR ELEMENT OF THIS AGREEMENT, THAT THE PRICE OF THE RETREAT REFLECTS THIS ALLOCATION OF RISK, AND THAT THIS LIMITATION IS SEPARATE FROM AND IN ADDITION TO THE OTHER WAIVER AND RELEASE PROVISIONS HEREIN.

9.4. THIS LIMITATION OF LIABILITY SHALL NOT APPLY TO THE EXTENT PROHIBITED BY APPLICABLE MASSACHUSETTS LAW. FOR THE AVOIDANCE OF DOUBT, NOTHING IN THIS SECTION SHALL BE CONSTRUED TO LIMIT LIABILITY FOR DAMAGES ARISING FROM THE GROSS NEGLIGENCE, RECKLESSNESS, OR WILLFUL MISCONDUCT OF CAMINO YOGA RETREATS, OR FOR WILLFUL OR KNOWING VIOLATIONS OF MASSACHUSETTS GENERAL LAWS CHAPTER 93A.

## 10. Indemnification

10.1. You agree to indemnify, defend, and hold harmless the Released Parties from and against any and all claims, demands, losses, liabilities, damages, costs, and expenses, including reasonable attorneys’ fees, that arise out of or are in any way connected with: (a) your participation in the Retreat; (b) any breach by

you of this Agreement or the representations made herein; (c) any negligent, reckless, or willful act or omission committed by you; or (d) your violation of any local, national, or international law.

10.2. This indemnification obligation is a separate and independent contractual duty that shall survive the termination or expiration of this Agreement and the completion of your Retreat. Your obligations under this section are not limited by any limitation of liability applicable to Camino Yoga Retreats under this Agreement.

## 11. Payments, Cancellations, Force Majeure and Remedies

**11.1. Payments and Cancellations.** All payments for Retreats are subject to the payment schedule, cancellation policies, and refund rules detailed in the Camino Yoga Retreats Terms and Conditions and your Retreat package description, which are incorporated by reference into this Agreement. No refunds will be provided if you are dismissed from a Retreat or choose to depart early for any reason. Your sole recourse for reimbursement in such cases is through your personal trip cancellation insurance policy.

**11.2. Force Majeure Event.** A “Force Majeure Event” is any event or circumstance beyond the reasonable control of Camino Yoga Retreats, including but not limited to: acts of God (such as fire, flood, or earthquake); war or hostilities; civil unrest; terrorist activities; government action or advisory (including border closures or health emergencies); pandemic or epidemic; labor disputes; and the bankruptcy, insolvency, or other failure to perform by a Third-Party Provider.

**11.3. Right to Cancel or Modify.** Camino Yoga Retreats reserves the absolute right, in its sole discretion, to cancel, postpone, or materially alter any Retreat if a Force Majeure Event makes it impossible, illegal, unsafe, or commercially impracticable to operate the Retreat as planned, either before or after departure.

**11.4. Remedies for Force Majeure.** In the event of a cancellation or material alteration due to a Force Majeure Event, Camino Yoga Retreats is not obligated to issue a direct refund. Instead, Camino Yoga Retreats will, at its discretion: (a) first use commercially reasonable efforts to arrange for substitute services of a comparable standard; or (b) if substitution is not possible, use good faith efforts for a period of up to 6 months after the Force Majeure Event to negotiate and obtain refunds from its Third-Party Providers for any unutilized portion of the Retreat. You understand this effort is not a guarantee that any funds will be secured. For any unrecovered portion of the Retreat cost, you agree that your sole and exclusive remedy is to file a claim with your travel insurance provider if you have purchased a travel insurance policy that includes cancellation coverage. Notwithstanding the above, if Camino Yoga Retreats cancels your Retreat prior to departure due to low enrollment, you will receive a full refund of your deposit.

## 12. Privacy, Photo/Media Release and Data Handling

**12.1. Personal Data and Privacy.** By participating in the Retreat, you consent to the collection and use of your personal data by Camino Yoga Retreats as described in its Privacy Policy, which is incorporated by reference herein. This may include sensitive information such as health conditions or passport details, which are collected solely for operational, safety, and booking purposes. You acknowledge that you have read and agree to the terms of the Privacy Policy.

**12.2. Photo and Media Release.** You grant Camino Yoga Retreats, its affiliates, partners, contractors, or third-party providers a perpetual, worldwide, royalty-free license to use any photographic, video, or digital likeness of you, as well as any written feedback you provide, for marketing, publicity, and promotional purposes without compensation, including on social media, websites, and other marketing materials. If you do not wish for your likeness to be used, you must notify the Retreat Director in writing at the beginning of the Retreat.

### 13. Retention of Records and Confidentiality

Your personal information and any documents you provide, such as copies of your passport or insurance policy, will be retained by Camino Yoga Retreats for the period necessary to fulfill the purposes outlined in this Agreement and our Privacy Policy, and to comply with our legal and business obligations. We maintain administrative, technical, and physical safeguards to handle and store your records securely and to protect their confidentiality. When records are no longer needed, they will be securely destroyed. For more detailed information about our data handling practices and your rights, please refer to our Privacy Policy.

### 13. Dispute Resolution, Choice of Law, Venue, Time Limits and Waiver of Class Actions

This Agreement, and any claim, dispute, or controversy arising out of or relating to this Agreement or your participation in any Retreat (each, a “Dispute”), shall be governed by and construed in accordance with the laws of the Commonwealth of Massachusetts, without regard to its conflict of laws principles.

**13.1. Mandatory Good-Faith Resolution Period.** Before commencing any lawsuit, the party asserting the Dispute shall provide the other party with written notice describing the nature of the Dispute. The parties shall then use good-faith efforts to resolve the Dispute for a period of thirty (30) days following receipt of the notice. Participation in this thirty (30) day resolution period is a condition precedent to filing suit.

**13.2. Small Claims Matters.** To the fullest extent permitted by law, if a Dispute falls within the jurisdictional limits of the small claims session of the District Court in Plymouth County, Massachusetts, such Dispute shall be brought exclusively in that small claims session. Each party irrevocably submits to the jurisdiction of that court and waives any objection based on improper venue.

**13.3. All Other Matters.** Any Dispute that does not fall within the small claims jurisdictional limit shall be brought, to the extent allowable by law, exclusively in the state courts of the Commonwealth of Massachusetts sitting in Plymouth County. You and Camino Yoga Retreats agree not to commence any such Dispute in any federal court, and each party irrevocably submits to the exclusive jurisdiction of the state courts located in Plymouth County, Massachusetts.

**13.4. Time Limit to Initiate Claims.** YOU AND CAMINO YOGA RETREATS AGREE THAT ANY AND ALL DISPUTES MUST BE COMMENCED IN THE APPROPRIATE FORUM, AS DESIGNATED HEREIN, WITHIN **ONE (1) YEAR** FROM THE SCHEDULED END DATE OF THE RETREAT. **ANY DISPUTE OR CLAIM FOR WHICH A LEGAL ACTION IS NOT COMMENCED WITHIN THIS ONE-YEAR PERIOD SHALL BE DEEMED WAIVED AND FOREVER BARRED.** THIS PROVISION SHALL NOT APPLY TO THE EXTENT PROHIBITED BY APPLICABLE MASSACHUSETTS LAW.

**13.5. Waiver of Class and Representative Actions.** YOU AND CAMINO YOGA RETREATS AGREE THAT ANY AND ALL DISPUTES MUST BE BROUGHT IN THE PARTIES’ INDIVIDUAL CAPACITY, AND NOT AS A PLAINTIFF OR CLASS MEMBER IN ANY PURPORTED CLASS ACTION, COLLECTIVE ACTION, OR OTHER SIMILAR PROCEEDING. YOU EXPLICITLY WAIVE ANY RIGHT TO PARTICIPATE IN ANY SUCH ACTION.

### 14. Miscellaneous Provisions

**14.1. Entire Agreement.** This Agreement, including any documents incorporated by reference, constitutes the entire agreement between you and Camino Yoga Retreats regarding its subject matter and supersedes all prior or contemporaneous communications or agreements.

**14.2. Amendments and Modifications.** No amendment, modification, or waiver of any provision of this Agreement shall be effective unless it is in writing and signed by both parties.

14.3. **Severability.** If any provision of this Agreement is found to be void, illegal, or unenforceable, such provision shall be severed, and the remaining provisions shall continue in full force and effect. If a provision is deemed overbroad, the court shall have the authority to reform it to the minimum extent necessary to render it enforceable.

14.4. **Waiver.** The failure of Camino Yoga Retreats to enforce any right or provision of this Agreement shall not be construed as a waiver of that right or provision unless it is in writing and signed by an authorized representative.

14.5. **Assignment.** Your rights and obligations under this Agreement are personal and may not be assigned or transferred without the prior written consent of Camino Yoga Retreats.

14.6. **Notices.** All notices required under this Agreement shall be in writing and delivered by email to the addresses provided by the parties during registration or to [info@caminoyogaretreats.com](mailto:info@caminoyogaretreats.com).

14.7. **Survival.** The provisions of this Agreement relating to representations, assumption of risk, insurance, release, waiver, limitation of liability, indemnification, dispute resolution, and any other obligations that by their nature are intended to survive, shall survive the termination of this Agreement and the completion of the Retreat.

14.8. **Electronic Signatures and Counterparts.** This Agreement may be executed in counterparts, and a digital or electronic signature shall have the same force and effect as an original manual signature.

### Participant Attestation

I HAVE READ THIS RETREAT PARTICIPATION AGREEMENT, FULLY UNDERSTAND ITS TERMS, AND ACKNOWLEDGE THAT I AM GIVING UP SUBSTANTIAL LEGAL RIGHTS BY SIGNING IT. I AM SIGNING THIS AGREEMENT FREELY AND VOLUNTARILY WITHOUT ANY INDUCEMENT.

#### Participant:

Signature: \_\_\_\_\_

Printed Name: \_\_\_\_\_

Date: \_\_\_\_\_

### Exhibits and Attachments

The following documents are hereby incorporated by reference into this Agreement and form an integral part of the contract between you and Camino Yoga Retreats. You represent that you have had the opportunity to review and agree to each of these documents.

1. **Camino Yoga Retreats Terms and Conditions:** Available at <https://caminoyogaretreats.com/terms-and-conditions-1>. This document governs payments, cancellations, refunds, and other commercial terms of your booking.
2. **Camino Yoga Retreats Privacy Policy:** Available at <https://caminoyogaretreats.com/privacy>. This document describes how your personal data is collected, used, and protected.
3. **Retreat Description:** The detailed itinerary for the specific Retreat you have booked, as provided to you by Camino Yoga Retreats.