## THE PREM RAWAT FOUNDATION Peace Education Program License Agreement

- 1. This is a license agreement (the "Agreement") between The Prem Rawat Foundation ("TPRF") and the Peace Education Program Licensee (the "Licensee").
- 2. TPRF has developed the Peace Education Program (the "Program" or "PEP") to help people discover their inner resources and personal peace. Licensee wishes to conduct Peace Education Program courses for groups and organizations.
- 3. TPRF grants such licenses on a case-by-case basis, and can grant or decline any such license unilaterally and at its own discretion.
- 4. This license agreement is for a three-year term and is subject to renewal at the discretion of TPRF.
- 5. Upon notification of approval and acceptance of agreement, TPRF grants Licensee:
  - a. Access to obtain TPRF's Peace Education Program course materials; and
  - b. Permission to use the Program course materials to conduct the Program for groups at each Facility registered under this Agreement.
- 6. This license is issued by TPRF free of charge (although TPRF welcomes contributions that support the Program) in view of Licensee's agreement to assume the following obligations and abide by the following conditions:
  - a. Licensee will ensure that all individuals conducting the Program under this license ("Associates") comply with the terms and conditions of this Agreement.
  - b. Licensee and Associates will use the Program course materials only for the purpose of conducting the Program courses.
  - c. Licensee and Associates will conduct the Program courses in accordance with Program policies and guidelines as they are released on the Peace Education Program portal.
  - d. Licensee and Associates will comply with the Program reporting requirements of TPRF as such requirements are defined and as such requirements may be from time to time revised by TPRF.
  - e. Licensee and Associates will ensure that all Program attendees are treated with respect.
  - f. Licensee and Associates will not use the Program materials to promote political or religious views.
  - g. Licensee and Associates will not charge a fee to Program participants for attending the courses or to organizations for hosting the Program without the written permission from a TPRF official.

- h. All Program materials, including but not limited to DVDs, video files, and written Program materials, are copyrighted material belonging to TPRF. They are only to be used in the context of presenting the Program and are not to be copied, loaned, shared, distributed, or displayed for any other purpose. According to copyright law, no changes to the materials can be made, nor can the materials be used in another context (including online distribution), without written permission from a TPRF official. No derivative works shall be created, including translations, and Licensee agrees that they have no possessory interest in the Program materials.
- i. Licensee shall not translate the Program materials or make any changes to the Program materials without the written permission from a TPRF official.
- j. Licensee shall not upload any Program materials to any online forum or group, social media platform, or otherwise electronically available distribution system without the written permission of a TPRF official.
- k. If Licensee or Associates collect data on Program attendees, Licensee is responsible for complying with the data protection laws and regulations in their respective country.
- Licensee is authorized to use the Program materials that are currently available on the Peace Education Program portal. TPRF reserves the right to add or remove authorized materials at any time. TPRF will promptly inform Licensee of any such changes. Licensee will utilize only currently authorized materials, allowing for a reasonable transition period to complete a course in progress.
- m. Licensee and Associates will not present themselves as agents, employees, representatives, or spokespersons of TPRF.
- n. Licensees or Associates approached by any representative of the media shall refer any inquiries to <u>mediarelations@tprf.org</u>. TPRF reserves the sole right to respond to media inquiries.
- o. TPRF does not accept responsibility, liability, or a duty to defend against any claims of negligence or damages of any kind, including but not limited to data privacy issues, arising from Licensee and Associates conducting the Program.
- p. Licensee is solely responsible for obtaining any general liability insurance required by a Facility, and for any liability or claims of negligence or damages arising from Licensee and Associates conducting the Program.
- 7. TPRF and Licensee may terminate this License Agreement at any time, for any reason. Termination by TPRF will be effective immediately upon electronic notification to Licensee. Upon such termination or license expiration, Licensee will immediately cease to offer or conduct the Program, and will, within 5 working days:
  - a. Delete all digitally stored Program materials from any and all digital storage devices;
  - b. Destroy all physical Program materials or return such materials to TPRF; and

2

c. Acknowledge the deletion, destruction or return of all Program materials.