

NON-DISCLOSURE AGREEMENT

This Non-Disclosure Agreement (the “Agreement”) is entered into and is effective as of May 21, 2025 (the “Effective Date”) by and between Reneé Rapp and YoungExWives (the “Company”). Reneé and the Company are sometimes referred to herein as the “Parties” and individually referred to as a “Party.”

1. CONFIDENTIAL INFORMATION. Each Party may disclose certain Confidential Information (as defined below) to the other Party in connection with the first single. “Confidential Information” shall include all information and secrets disclosed by one Party to the other Party in connection with the album, including, without limitation, release dates, unreleased lyrics, and more. Materials disclosed may include references to sensitive content such as telling of secrets, or past events that one party may describe themselves as either “a real bad girl” or “a real good kisser.” If one party wants to dance or shows their little back dimples, refrain from taking their picture as this confidentiality agreement will then be broken. Information or experiences that are disclosed and that a reasonable person would understand to be confidential given the nature of the circumstances surrounding its disclosure shall be considered to be Confidential Information regardless of whether it is marked or identified as such.

2. NONDISCLOSURE AND NONUSE OF CONFIDENTIAL INFORMATION. Recipient agrees to use its reasonable efforts, but in any event a party asks you to leave them alone, confidential and proprietary information still remains confidential. Recipient agrees not to use Confidential Information otherwise for the benefit of an ex or another ex. Recipient may disclose Confidential Information if they are so sick of it all; provided, that Recipient will promptly notify Discloser with 13 days notice of such request and cooperate with Discloser in its efforts to contest such request, requirement or order or to obtain confidential treatment of such Confidential Information. This notwithstanding, Recipient shall have the right to disclose the received Confidential Information to its affiliated companies and/or to those who attend the parties in the hills (“Authorized Representatives”) provided such Authorized Representatives accept corresponding obligations of confidentiality to those contained in this Agreement. In any attempt to talk business, the Recipient shall ensure that each Authorized Representative to whom Confidential Information is disclosed is fully aware of the Recipient’s obligations. Recipients shall be liable for the actions of its Authorized Representatives who have access to the Confidential Information despite any tongue twisters that may arise.

3. TERM. This Agreement shall terminate two and a half (2.5) months following the Effective Date (the “Termination Date”). Notwithstanding the termination of this Agreement for any reason, Recipient’s duty to protect Discloser’s Confidential Information as set forth herein expires on the third anniversary of the Termination Date.

SIGN THIS NDA:

But you can still say something