I thought this might come in handy for Rinpoches like myself who are not omniscient, not omnipotent, and not well trained; who don't give enough preparatory training on the prerequisites to their students; and who get carried away by their own self-agendas and, from time to time, by their hormones. MAKE LOVE NOT HEADLINES! SCREW WITHOUT GETTING SCREWED! Bender and Boner Law has over 70 combined years' experience in the Tibetan Buddhist tradition. We are sensitive to the special needs of Gurus and Rinpoches who desire to save all sentient beings yet also wish to have fulfilling sex lives. Let one of our ironclad consent forms protect you from fears of future litigation. Our in-house psychologists are on call 24/7 to assess your potential partners for any unsuitable moral quirks and/or tendencies to play victim. If you've already made a few mistakes, (and who hasn't?), don't worry! We can still save your reputation, your assets, and your ass. Free initial consultation. Call us before it's too late! See our website at http://www.theyconsented.com

DEED OF A CREEKENE		
DEED OF AGREEMENT		It is agreed that P1 and P2 (hereinafter "the Parties") are desirous to have consensual
	between(hereinafter "P1")	sex in the terms that follow:
	and(hereinafter "P2")	The time period of consent shall begin on execution of this agreement and continue
PARTIES		until or until such time as the agreement is terminated in
	RECITALS	accordance with the provisions below.
	OPERATIVE PART	
	Interpretation	2. Either party may terminate this agreement at any time expressly by verbally
ed.	This deed of agreement to engage in consensual sex is governed by the laws of the	informing the other party of his/her desire to do so on the video recording articulated
-	jurisdiction it is executed in or in which the parties reside, and the parties, submit to the	in this agreement, or by giving prior adequate written Notice as set out below.
	non-exclusive jurisdiction of the courts of that jurisdiction.	The state of the s
	In the interpretation of this deed:	3. Notices - A communication required by this deed, by a party to another, must be in
		writing and may be given to them by being:
	(a) Words denoting the singular include the plural and vice versa; words denoting	(a) Delivered personally; or
	individuals or persons include particular body parts and appendages, and vice	(b) Posted to their address specified in this agreement, or as later notified by
	vensa; references to documents or agreements also mean those documents	them, in which case it will be treated as having been received on the second
	or agreement as changed, novated or replaced, and words denoting one	business day after posting; or
	gender include all genders including transgender; and	(c) Faxed to the faceimile number of the party with acknowledgment of receipt
Bender & Boner Lawyers		received electronically by the sender, when it will be treated as received on the
Address P:	(b) Grammatical forms of defined words or phrases have corresponding	day of sending; or
F:	meanings.	(d) Sent by email to their email address, when it will be treated as received on
www.benderundboner.com		3.50
		The state of the s
4. I	1 hereby declare under penalty of perjury	and 4 respectively)P1(initial)P2 (initial)
that I am over 18 years old, and have fur	nished P2 with official identification	The Parties further declare that they are not being influenced or coerced into a
	THE	sexual relationship with the other party by any power imbalance or any other

DEED OF AGREEMENT

PARTIES	
	d i
and	

Bender & Boner Lawyers Address

P:

F:

E:

www.benderandboner.com

Operative Provision

It is agreed that P1 and P2 (hereinafter "the Parties") are desirous to have consensual sex in the terms that follow:

- The time period of consent shall begin on execution of this agreement and continue until ______ or until such time as the agreement is terminated in accordance with the provisions below.
- Either party may terminate this agreement at any time expressly by verbally
 informing the other party of his/her desire to do so on the video recording articulated
 in this agreement, or by giving prior adequate written Notice as set out below.
- 3. Notices A communication required by this deed, by a party to another, must be in writing and may be given to them by being:
 - (a) Delivered personally; or
 - (b) Posted to their address specified in this agreement, or as later notified by them, in which case it will be treated as having been received on the second business day after posting; or
 - (c) Faxed to the facsimile number of the party with acknowledgment of receipt received electronically by the sender, when it will be treated as received on the day of sending; or
 - (d) Sent by email to their email address, when it will be treated as received on that day.

Th	e Agreement
4.	I,, P1 hereby declare under penalty of perjury
	that I am over 18 years old, and have furnished P2 with official identification
	substantiating this declaration. (Photocopy of official identification attached as
	Appendix 1)
	(If P1 is under 18, a copy of her/his official identification along with copies of
	statutes showing age of consent both in place in which sexual acts take place
	and in place where P1 resides, should be attached as Appendix 1A)
5.	I,, P2 hereby declare under penalty of perjury
	that I am over 18 years old and have furnished P1 with official identification
	substantiating this declaration. (Photocopy of official identification attached as
	Appendix 2)
	(If P2 is under 18, a copy of her/his official identification along with copies of
	statutes showing age of consent both in place in which sexual acts take place
	and in place where P2 resides, should be attached as Appendix 2A)
6.	The Parties further declare that this agreement is made of their own free will and that
	neither, nor anyone near or dear to either, has been threatened with harm or
	embarrassmentP1(initial)P2 (initial)
7.	The Parties further declare that they are at this time not under the influence of
	alcohol, drugs or medication, and they have voluntarily submitted to a blood test to

	substantiate this declaration. (photocopy of blood test attached as Appendices 3
	and 4 respectively)P1(initial)P2 (initial)
8.	The Parties further declare that they are not being influenced or coerced into a
	sexual relationship with the other party by any power imbalance or any other
	differential between the Parties due to their position, and that their relationship as
	defined in this agreement, is a purely sexual one which has no bearing or effect on
	other relationships that may also be engaged in, be that student/teacher,
	guru/disciple or any other relationshipP1(initial)P2 (initial)
9.	The Parties are aware that any sexual activities that they engage in are purely
	physical in nature and are unrelated and totally separate from any spiritual, Buddhist
	Vajrayana, Tantric or other such practices in which either party may also separately
	engage inP1(initial)P2 (initial)
10	The Parties are entering into this agreement freely and have been made aware
	that it has no bearing or relationship to any so called samaya that either may
	otherwise have with the otherP1(initial)P2 (initial)
11	
	sexual relationship with the other would have no effect, either positive or negative, to
	any pre-existing or subsequent samaya that might or might not exist between the two
	of themP1(initial)P2 (initial)

12.	it is completely understood and agreed by the Parties that helther party has		
r	made any promises, guarantees, suggestions, or insinuations that the other party will		
t	benefit spiritually, psychologically, karmically or materially in any way from this		
ē	agreement to have consensual sexP1(initial)P2 (initial)		
13.	The Parties also fully understand that by engaging in sex with each other, s/he		
c	does not thereby become any kind of spiritual consort, khandro, daka, dakini,		
8	spokesperson, better person, or teacher, nor will such sexual acts result in a change		
i	n the Party's position in any hierarchy or mandala that may or may not exist.		
-	P1(initial)P2 (initial)		

- 14. Each party warrants that s/he does not suffer from any sexual, serious, infectious or life-threatening illness or disease including, but not limited to, HIV, Herpes and Hepatitis, and the like, and agrees to be examined by a physician of the other Party's choice (or a physician agreed by the Parties) and is willing to submit to any required blood and medical tests whenever requested. (Results of medical and blood tests both parties attached as **Appendix 5**). If, during the term of this agreement, either party should be diagnosed with or become aware of any such illness, he/she undertakes to inform the other immediately thereafter and in any event, prior to any subsequent form of physical contact between the Parties. ______P1(initial)
- 15. Both Parties agree that this contract does not create an exclusive relationship between the Parties, and that either or both may pursue other relationships while this agreement is in effect. However, each party agrees to avoid any type of unprotected

sex with persons other than their respective spouses during the term of this
agreementP1(initial)P2 (initial)
16. Contraception: If it is possible for either party to become pregnant, the Parties
agree to use an agreed form of contraception on an ongoing basis.
P1(initial)P2 (initial)
17. If either party does become pregnant to the other party, the pregnant party agrees to terminate the said pregnancy unless otherwise agreed by the other party.
P1(initial)P2 (initial)
18. Both Parties agree that this is a private agreement not to be disclosed to third
parties except in case of accusation of sexual misconduct by the agreeing party. If
he/she shows or makes public this agreement without accusation of sexual
misconduct, it is agreed that he/she will be liable for damages for invasion of privacy.
P1(initial)P2 (initial)

Activities

19.

fu	Ill term of this agreement:	
а	. Full body touching (external only) P1(initial)P2 (initial)	
b	. Kissing with/without the insertion of tongue into mouthP1(initial)P2 (initial)	
С	. Digital penetration (receiving) -	_(specify orifice(s)
	P1(initial)P2 (initial)	
d	. Digital penetration (giving) -	_(specify orifice(s)
	P1(initial)P2 (initial)	
е	. Vajra worship (receiving as vajra master)	
	P1(initial)P2 (initial)	
f.	Vajra worship (giving as daka/dakini)	
	P1(initial)P2 (initial)	

The Parties agree to engage in the following activities as initialed by them for the

g.	Yoni worship (receiving as particular)	
h.	Yoni worship (giving as yon	
i.	Oral sex (receiving)P1(initial)	_P2 (initial)
j.	Oral sex (giving)P1(initial)	_P2 (initial)
k.	Vaginal sex (receiving) P1(initial)P2 (initial)	al)
l.	Vaginal sex (giving)P1(initial)	_P2 (initial)
m.	Anal sex (receiving)P1(initial)	_P2 (initial)
n.	Anal sex (giving) P1(initial)	P2 (initial)

0.	Cream pie (receiving)	
	P1(initial)P2 (initial)	
p.	Cream pie (receiving)P1(initial)P2 (initial)	
q.	Vaginal sex toys (receiving) -	(specify toys)
	P1(initial)P2 (initial)	_(specify toys)
r.	Vaginal sex toys (giving) -	(appoint town)
	P1(initial)P2 (initial)	_(specify toys)
S.	Anal sex toys (receiving) -	(anasifu taun)
	P1(initial)P2 (initial)	(specify toys)
t.	Anal sex toys (giving) -	(specify toys)
	P1(initial)P2 (initial)	(apecity toya)

 Restraint, including CIA approved stress positions, u 	ising the following devices -
	(specify devices)
P1(initial)P2 (initial)	
v. Use of following devices in or on the body -	
	(specify)
P1(initial)P2 (initial)	
w. BDSM (sub)	
P1(initial)P2 (initial)	
x. BDSM (dom)	
P1(initial)P2 (initial)	
y. Water sports (being golden showered)	
P1(initial)P2 (initial)	
z. Water sports (golden showering)	
P1(initial)P2 (initial)	
aa. Defecation (receiving)	
P1(initial)P2 (initial)	

bb. Defecation (giving)			
P1(initial)P2 (initial)			
cc. Participation in group sex withmalesfemalesotherP1(initial)P2 (initial)			
dd. Participation in orgy or orgies with numerous males, females, and others. P1(initial)P2 (initial)			
ee. Animal love (receiving) - If the jurisdiction permits specify acceptable animal(s)			
P1(initial)P2 (initial)			
ff. Animal love (giving) - If the jurisdiction permits specify acceptable animal(s)			
P1(initial)P2 (initial)			
gg. Young love (giving) – subject to how young the jurisdiction permitsP1(initial)P2 (initial)			
hh. Young love (receiving) - subject to how young the jurisdiction permits			
P1(initial)P2 (initial)			

ii. necrophilia	(specify
gender of corpse(s) and acceptable activitiesP1(initial)	P2
jj. use of pornographyP1(initial)P2(initial)	
	(specify)
P1(initial)P2 (initial)	
kk. Other activities	
<u> </u>	_(specify)
P1(initial)P2 (initial)	
NB: if further details are required to specify certain activities, the Parties are to on a separate sheet of paper adequately marked and annex to this agreement	
20. Whereas both Parties are aware that attraction may escalate during the	e agreed
upon sexual activities, and that the parties may desire to engage in activities	es
heretofore not consented to, the Parties agree as follows:	
a) There shall be no sexual activity of any kind other than that specifie consented to in this agreement without the establishment of a new, sep	
agreement.	
P1(initial)P2 (initial)	

b) Sexual activity of a	kind other than that specified and consented to in this
agreement shall be cor	nsented to by mutual verbal consent during the activities
engaged in under the o	consent given in the present agreement.
P1(initial)	P2 (initial)

- 20. During any of the above activities either party may say "Code Yellow" and the other party may continue with the activity, but must proceed slowly, with caution. If either party says, "Code Red" both parties shall immediately cease any and all activities. The Parties may then resume activities other than the "Code Red" activity, if both Parties are in agreement, or either party may call a halt to all activities for any specified time period.

 P1 (initial) ______ P2 (initial)
- 21. This agreement may be terminated at any time by either/or both Parties either verbally on the recording device (see 22 and 23 below) or in writing (See Operative Provisions 1 and 2 above). The terms of this agreement may be changed at any time only by the agreement of both parties either verbally on the recording device (see 22 and 23 below) or in writing (See Operative Provisions 1 and 2 above).
- 22. The Parties agree that the law firm of Bender and Boner (hereinafter "The Firm"), or its agent, will prior to the beginning of any activities, set up an unobtrusive video or other recording device to record the reading and signing of this contract, and any and all subsequent foreplay and/or sexual acts occurring during the term of this agreement solely for the purpose of demonstrating that any and all acts were freely consented to

and agreed upon by both Parties and did not fall outside of or go beyond the boundaries				
set forth in this agreement, and the Parties agree that only The Firm will have				
possession of such recording and that neither will any member or agent of The Firm				
ever view or listen to such recording nor will it ever be shown to third parties except as				
specified below in Section 23P1(initial)P2 (initial)				
23. The Firm, by the signature of its officer or agent below, agrees that any recordings				
made in regard to this contract will be kept in a secure locked safe in The Firm's offices				
or safe deposit box in its bank and that no member of The Firm, or its agents, will ever				
view it nor will it ever be revealed to any third parties, in any manner, unless a party				
makes an allegation of sexual misconduct, goes to the police or the courts, to the press				
or any media, including social media, or any third parties with accusations or allegations				
of sexual misconduct, coercion, or makes claims of having been harmed, misled, or				
mistreated in any way by the other party.				
(signature of principal or agent of The Firm)				
24. I have had the opportunity to fully review this agreement and to have this				
agreement reviewed by an attorney of my own choosingP1P2				
25. Prior to signing this agreement, a member of The Firm or its agent has read this				
agreement to me aloud, answered any question that I might have, and I fully understand				
itP1P2				

This agreement is made this day of	of the month of in the year 20
between	(hereinafter "P1")
and	(hereinafter "P2")

RECITALS

OPERATIVE PART

Interpretation

This deed of agreement to engage in consensual sex is governed by the laws of the jurisdiction it is executed in or in which the parties reside, and the parties, submit to the non-exclusive jurisdiction of the courts of that jurisdiction.

- In the interpretation of this deed:
 - (a) Words denoting the singular include the plural and vice versa; words denoting individuals or persons include particular body parts and appendages, and vice versa; references to documents or agreements also mean those documents or agreement as changed, novated or replaced, and words denoting one gender include all genders including transgender; and
 - (b) Grammatical forms of defined words or phrases have corresponding meanings.

Execution Page

Executed as a deed on this	day of the month of	in the year 20
This agreement is to be executed	by both parties before a mem	ber of The Firm or its
agent and two competent witness	s over 18 years of age, one wit	ness to be chosen by
each party. Immediately prior to t	he initiation of any the activitie	s elucidated above, the
parties shall have listened to the	reading aloud of this agreeme	nt in its entirety by a
member of The Firm, or it agent,	and if in agreement, shall initia	al and sign where
appropriate.		
Signature Party 1 (P1)	Printed or typed	I name Party 1 (P1)
Signature Party 2 (P2)	Printed or typed	name Party 2 (P2)
·		
Signature Witness 1	Printed or typed	I name Witness 1
Cincatura Witness C		Lacara Milana a O
Signature Witness 2	Printed or typed	name Witness 2