



Candidate / Supervisor Consultation Agreement

This Agreement is between the _____® Candidate (hereinafter referred to as "Candidate") and the IITAP Approved _____® Supervisor (hereinafter referred to as "Supervisor") for participation in the process of becoming a(n) ASAT®, CSAT®, or PSAP®.

_____ and _____
Candidate Supervisor
understand and agree to the following:

Candidate will be receiving only clinical consultation and not clinical supervision from the Supervisor, both in individual sessions and group sessions.

Candidate's Supervisor will not be providing supervision services and, therefore, will not be taking on clinical supervisory responsibility for the standard of care that Candidate provides to his/her clients.

Candidate agrees that both the Supervisor and the International Institute for Trauma & Addiction Professionals (hereinafter referred to as "IITAP"), are not in any way responsible for the standard of care the Candidate provides to his/her clients in any clinical setting.

Supervisor, in this process, will provide to Candidate three services: (1) help the Candidate further his/her clinical knowledge and skills in the treatment of sex addiction using the assessments, tasks and performables outlined in the task methodology, (2) further the Candidate's professional development by assisting him/her in identifying growth areas such as transference / countertransference issues, or personal issues that might impede his/her ability to provide effective services and (3) make a recommendation to IITAP regarding whether or not the Candidate has met the requirements for certification as a(n) ASAT®, CSAT®, or PSAP®.

Candidate agrees to adhere to all legal and ethical standards as set forth by IITAP, as well as any and all legal and ethical standards Candidate is bound to by the state in which he/she is licensed and/or certified. Candidate will hereby hold harmless IITAP for any acts according to said standards and indemnify IITAP for any damages, attorney fees, or other costs resulting from a breach or violation this agreement.

Candidate agrees to have current and valid malpractice insurance at all times during this process (as required by law in the area/region of practice).

As a reminder, it is Candidate's responsibility to maintain a log of supervision hours.

In the event of any dispute under this Agreement, it shall be resolved by arbitration. Any disagreement which may arise out of this agreement shall be submitted to arbitration and shall be enforceable under the laws of the State of Arizona. Judgment on the award shall be entered into by the said court and the decision of the arbitrator shall be a condition precedent to legal rights. The parties shall submit disputed matters under the Rules of the American Arbitration Association and the losing party shall pay both parties' attorneys' fees and costs.

Modifications to this agreement must be made in writing and agreed to by both parties and attached hereto.

Candidate's Printed Name

Supervisor's Printed Name

X

Candidate's Signature Date

X

Supervisor's Signature Date

Candidate	If submitted electronically, by typing my initials and providing the current date, I attest to the above information.	Initials:	Date:
Supervisor	If submitted electronically, by typing my initials and providing the current date, I attest to the above information.	Initials:	Date:

Upon execution of this agreement, send a copy of this and any attachments to directly to IITAP.