

Appendix C – Extended Terms

Breaches & Liability	<p>If a client or former client repeatedly and/or knowingly breaches confidentiality or knowingly attempts to damage (deemed by USS alone) the clinic or any of its staff, the facilitator/USS may terminate that participant's involvement and may initiate and/or cooperate with any regulatory or civil/legal investigation. You (and/or your representatives) agree to be responsible for any injuries, damages, or losses that result from your own actions, negligence, or failure to follow instructions provided by the facilitator/USS. You (and/or your representatives) also agree to indemnify and hold harmless the facilitator/USS, any USS staff, and any of USS' representatives from any claims, costs, or liabilities (including those incurred by the facilitator/USS) arising from such injuries or damages. This obligation applies during your participation in our services and for a period afterward (10 years from date of service termination).</p>
Record-keeping & jurisdiction for facilitator	<p>As a professional practice requirement, the facilitator will keep clinical notes of the group and any individual check ins that occur. Although participants may join from any Canadian province or territory (where the facilitator is registered or has permission to practice), any dispute will be governed by the laws of Saskatchewan and resolved in courts located in the City of Saskatoon.</p>
Other Provisions	<p>This Agreement, that I am signing, supersedes any and all other agreements be they written or verbal. This Agreement includes review of and agreement to appendices. Any declaration by a court of competent jurisdiction of the invalidity or unenforceability (e.g. a provision is too broad to be enforceable) of any distinct provision or part of a provision in this Agreement will not</p>

affect the validity or the enforceability of any other provision or other parts of the same provision. It will be the intention of the facilitator/USS and the client that such provision or part of a provision be reduced in scope (giving the facilitator/USS the broadest possible protection in all matters) only to the extent deemed necessary by the court. This Agreement may not be assigned or otherwise transferred in whole or part by the client to any other party. The headings and term descriptions located in this Agreement are for reference purposes only and will not in any way affect the meaning or interpretation of this Agreement. No failure or delay by the facilitator/USS in exercising any right/privilege, in this Agreement will operate as a waiver, nor will any single or partial exercise of such right/privilege preclude any further exercise of them or the exercise of any other right/privilege provided in this Agreement.