## Limited Permission Agreement For Making Copies from IIFBC's Copyrighted MAP/SAP Thumb Drive

Grantor:	Bill Yeary and International Institute of Faith Based Counse 1029 South Main Street, Lumberton, TX 77657 409-832-9060 / <a href="mailto:www.iifbc.com">www.iifbc.com</a> / <a href="mailto:info@iifbc.com">info@iifbc.com</a>	eling (IIFBC™)
Grantee:	Name	
	Address	-
	City/State/Zip	-
	Phone	-
	Email	-

<u>With purchase</u> of IIFBC's MAP/SAP Thumb Drive, Grantor does hereby grant to the above-named Grantee for a period of one year a non-exclusive and non-transferable permission to print copies from the Thumb Drive only for the use of assessing counseling clients on a personal one-on-one basis. Permission is not granted for any other purpose. Permission is granted for a period of one year and is renewed each year that re-certification is maintained with Grantor. Grantee must be a certified graduate of IIFBC's counselor training program and must remain in good standing by maintaining certification each year through IIFBC's recertification process. If Grantee does not maintain certification or is not in good standing with IIFBC, grantee's limited permission as defined in this Agreement becomes terminated.

Grantee is required to adhere to IIFBC's 'Code of Ethical Standards' as stated in IIFBC's counselor training curriculum. Grantee agrees that he/she has read and understood IIFBC's 'Code of Ethical Standards' and will remain in compliance. Grantor may terminate this Agreement at any time for any reason by providing written or email notice to the Grantee or by publishing it in IIFBC's newsletter.

All IIFBC's counselor training curriculum is copyrighted. Grantor retains rights, title, and ownership of copyrighted material and trademark names. Grantor may use any and all legal means necessary to terminate infringement or abuse of privilege and collect for any and all damages, costs incurred, attorney fees, and

venue in the courts of Hardin County, Texas.					
Executed this	day of	, 20			
Grantor:		_	Grantee:		

any other losses. The parties hereby submit to the exclusive jurisdiction and