

**Conditions of Participation** 

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#### TO: All Participants

RAMTHA SCHOOL OF ENLIGHTENMENT is pleased to admit all persons who will enter into a solemn covenant to abide by these conditions of participation. The information and techniques taught here are for your knowledge only. You are not authorized to teach what you learn here to others. It shall be a condition on your admission to the School that you shall not, directly or indirectly, teach others the information and/or techniques that you learn here; nor shall you assist or facilitate other persons in their teaching of these matters to others. It shall be a further condition of your participation that you acknowledge as a truth that complete mastery of the knowledge and techniques that shall be demonstrated to you here are uniquely RAMTHA's; and you shall further acknowledge as a truth that incomplete mastery of the same is a dangerous basis from which to attempt to teach others of these matters. RAMTHA DIALOGUES and the RAMTHA SCHOOL OF ENLIGHTENMENT disclaim responsibility for any injury or loss that you may cause to yourself or to others as a result of your violation of these conditions of participation; and you agree to indemnify and hold them harmless from any loss that they incur arising out of your violation of these Conditions of Participation. If you are unable to agree to these Conditions of Participation and you have already paid an admission fee, the RAMTHA SCHOOL OF ENLIGHTENMENT will be pleased to offer you a refund prior to commencement of your participation in the School.

of 18103 address , have read and understood the Conditions of

Participation as set forth above. I assert that I am over the age of eighteen years, that I am of sound mind, and that I freely and voluntarily agree to the above-stated Conditions of Participation without reservation.

If you are a parent or guardianet a child under the age of eighteen years who will also be a participant in the RAMPHA SCHOOL OF ENLIGHTENMENT please also complete the following:

I hereby grant permission for my below named  $\Box$  child(ren)  $\Box$  ward(s) to participate in the RAMTHA SCHOOL OF ENLIGHTENMENT and agree that they shall also be bound by the above-stated Conditions of Participation. I affirm that I have legal authority to grant such permission for my child(ren)/ward(s). The name(s), age(s) and relationship to me of my child(ren)/ward(s) who will be participating are:

	Name		<u>Relationship</u>	Age
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	(a:	_	Date:	
	(signature)	ra domon	A office O 17 Victory 1084 All debu	

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22 February 2013

**Partner Reference** T J Walker - Auckland

David E McCarthy 616 Oneriri Road Kaiwaka Northland

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## JZK, Inc and JZ Knight v David E McCarthy

- 1. We enclose by way of service:
  - (a) Notice of proceeding, dated 18 February 2013; and
  - (b) Statement of claim, dated 18 February 2013.
- 2. We also **enclose** copies of documents which are required to be disclosed under High Court Rule 8.4. These documents are itemised in the **annexed** schedule.
- 3. The plaintiffs claim confidentiality over any RSE Confidential information (as defined in paragraph 4 of the statement of claim). Pursuant to High Court Rule 8.4(5), initial disclosure is not required of any documents which the plaintiffs claim are confidential.

Yours faithfully SIMPSON GRIERSON

Tracey Walker/Joanne Dickson Partner/Associate

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# IN THE HIGH COURT OF NEW ZEALAND WHANGAREI REGISTRY

NO. CIV-2013-488- / 0 8

**IN THE MATTER** of breach of contract, inducement of breach of contract, breach of confidence, and copyright infringement

BETWEEN JZK, INC a Washington corporation, having its place of business at 14507 Yelm Hwy SE, Washington, 98597, United States of America

**First Plaintiff** 

**JZ KNIGHT** of Yelm Washington, United States of America, spiritual teacher

**Second Plaintiff** 

AND

AND

**DAVID E MCCARTHY** of 616 Oneriri Road, Kaiwaka, Northland, New Zealand, former student

MINISTRY OF JUSTICE

Defendant

## NOTICE OF PROCEEDING DATED 18 FEBRUARY 2013

🗱 Simpson Grierson Barristers & Solicitors

Barristers & Solicitors Tracey J Walker / Earl Gray Telephone: +64-9-358 2222 Facsimile: +64-9-307 0331 Email: tracey.walker@simpsongrierson.com; earl.gray@simpsongrierson.com DX CX10092 Private Bag 92518 Auckland To: The defendant and any other person directed to be served.

This document notifies you that you must file in this registry of the court a statement of defence to the plaintiffs' claim (a copy of which is served with this notice). You must do this within 25 working days after the date on which you have been served with this notice. If you do not, the plaintiffs may at once proceed to judgment on the plaintiffs' claim, and judgment may be given in your absence.

If a trial of the proceeding is necessary, it will be held in this court at Whangarei at a time to be fixed by the court.

Date: 18 February 2013

Signature:

Tracey J Walker

Solicitor for plaintiff

If you file a statement of defence in the court, you must also provide the plaintiffs with initial disclosure of documents in accordance with rule 8.4.

If you file a statement of defence in the court, you will be notified of the date and time of the first case management conference.

The purpose of the conference is to assist the parties in the just, speedy, and inexpensive determination of the proceeding, to make directions as to the conduct of the proceeding, and, where practicable, to make interlocutory orders. The parties will also be assisted to identify, define, and refine the issues in dispute.

You must prepare for and attend the first case management conference. You will be expected to have discussed with the plaintiffs the matters set out in Schedule 5 of the High Court Rules. You or your solicitor must file a memorandum relating to the procedural matters set out in rule 7.3 of the High Court Rules.

Date: Q February 2013 Signature:

(Deputy) Registrar

Note: Please carefully read the memorandum attached to this notice.

### MEMORANDUM

#### Advice

- Although you do not have to employ a solicitor for the purpose of this proceeding, it is recommended that you consult a solicitor about this matter immediately. However, a company or other corporation that wants to defend this proceeding or appear at any hearing must consult a solicitor immediately because -
  - (a) it can only carry on a proceeding in the court by a solicitor; and
  - (b) it cannot appear to conduct a proceeding except by counsel (unless there are exceptional circumstances).

## Legal aid

- 2. If you cannot afford to meet the cost of the proceeding, you may be entitled to assistance under the Legal Services Act 2000 and regulations made under that Act.
- 3. The plaintiffs are not in receipt of legal aid for the purpose of this proceeding.

## Statement of defence

- 4. If the last day for filing your statement of defence falls on a day on which the registry of the court is closed, you may file your statement of defence on the next day on which that registry is open.
- In calculating the time for filing your statement of defence you must disregard the period that commences with 25 December and ends with 15 January.
- 6. If you file a statement of defence, you must serve it on the plaintiffs and on any other defendant who has given an address for service. This must be done within the same period of time you have for filing the statement of defence.

## Counterclaim

7. If you have a counterclaim against the plaintiffs, you must file a statement of that counterclaim in the registry of the court, and serve it on the plaintiffs and on any other person against whom the same claim is made. This must be done within the same period of time you have for filing a statement of defence.

## Witnesses

8. Summonses for the attendance of witnesses will be issued on application at the registry of the court.

## **Registry Hours**

9. The registry hours of the court are from 9am to 5pm except on court holidays.

Date: 21 February 2013

Signature:

(Deputy) Registrar

Paul Lincoln Deputy Registrar High/District Court Whangarei/Kaikohe/Dargaville