

CONFIDENTIALITY/NON-DISCLOSURE AGREEMENT

COMES NOW the undersigned, CAROLINE LETKEMAN as an expert, and hereby agrees as follows:

The undersigned affirmatively states that neither he, his family, nor any other business in which they are involved will conduct any press conferences, interviews of any manner, or author articles, books or other publications concerning the case of Estate of Lisa McPherson, etc. v. Church of Scientology, et al., without the express written authorization of Kennan G. Dandar, attorney for the Estate of Lisa McPherson.

The undersigned affirmatively states that any and all information learned or discovered in the professional relationship of the undersigned in performing any and all work for the estate of Lisa McPherson and/or related cases, shall be kept strictly confidential and none of the information will be relayed to any third parties without the expressed written consent of the Estate of Lisa McPherson and Kennan G. Dandar, Esq.

By this agreement, the undersigned agrees to abide by all court orders and under the attorney/work doctrine whereby any information he learns in the case involving the death of Lisa McPherson shall remain confidential forever.

As consideration for the above agreement, the undersigned acknowledges the assignment of the work involved in representing the Estate of Lisa McPherson and this consideration is binding even in the event of termination of the relationship by the undersigned with the Estate of Lisa McPherson.

This agreement shall be binding upon the undersigned and will continue to be binding even after the case has been closed, forever in the future.

The undersigned recognizes that a breach of this agreement will cause irreparable damage to the Estate of Lisa McPherson and family, as well as to Kennan G. Dandar and Dandar & Dandar, P.A. Further that upon breach, the damages may be difficult to ascertain. Therefore, in the event of breach of this agreement the undersigned agrees that injunctive relief may be entered against him, his employees, family members and/or their business, in addition to 150% of any actual damages sustained or \$2,500,000.00, which ever is greater, plus costs and attorney fees incurred.

Dated this ___ day of April, 2002, at Tampa, Florida

CAROLINE LETKEMAN