

## Southern Cherokee Nation and The Red Fire People (SCNRFP),

a Recognized International Independent Sovereign Nation and State
Office of Chief Gees-Due OO-Neh-Gah Usti

Date: 09 September 2018 (Update):

SCNRFP Standard Operation Procedures (SOP) for all SCNRFP Emissaries or Representative, to include SCNRFP State Owned Company Representative:

## 1. First SOP: Communications and Reporting:

The following is for anyone working in behalf or in regards of the SCNRFP and or SCNRFP State Owned Entities, to include All Emissaries or Representative and Collaborators:

SCNRFP Emissaries or Representative and or Collaborators will need to follow our nation's SOPs.

SCNRFP Emissaries or Representative and or Collaborators will need to follow SCNRFP Laws (the Ancient Axe of Authority).

SCNRFP Emissaries or Representative and or Collaborators is anyone working in behalf or in regards of the SCNRFP and or any of the SCNRFP State Owned Entities.

SCNRFP Emissaries or Representative and or Collaborators Must be totally transparency with SCNRFP.

SCNRFP Emissaries or Representative and or Collaborators Must provide cc and forward to SCNRFP with all communications.

All written communications that SCNRFP Emissaries or Representative and or collaborators receive or send shall be cc and forward to SCNRFP, such as hard letters, emails, skype sms, wires, third party, and or any other written communications.

All communications that SCNRFP Emissaries or Representative and or collaborators receive or send that are of verbal nature will need to be reduced to writing and provided to SCNRFP in a written report, such as face to face meetings, telephone, whatsapp, skype, third party, collaborators and or any other verbal communications.

It is necessary for all Emissaries or Representative and or Collaborators to provide a Weekly report to SCNRFP.

It is necessary for all Representative and or Collaborators to provide detailed about the written and or verbal communications, to include but not limited to, who, what when where, why and how, to include names and positions or titles of all forms of communications, to include officials of the hosting nation, to include all middle persons and or collaborators being used and or other. Note, representative will be held responsible to be sure any third-party middle persons being used follows these SOPs.

If any middle-persons and or collaborators are being used, Emissaries or Representative must provide also the collaborators' curriculum vitae, corporate profile or personal and business synopsis and passport for SCNRFP security check and they will also have to follow the SOPs, as this is your responsibility.

No official documentations can be provided by Emissaries or Representative and or collaborators without approval of the SCNRFP.

SCNRFP will only accept and reply to non-sanitized official communications.

No Emissaries or Representative and or collaborators shall sanitize any communication in any way, all communications must remain complete, whole and original.

All attachments must be cc and forward to SCNRFP.

It is the responsibility of the Emissaries or Representative as ambassadors of the SCNRFP to start and maintain a relationship with a hosting nation.

Emissary shall provide the documents via SCNRFP Ministry of Protocol to the Hosting Nation, Emissary shall properly follow up, Emissary shall obtain a properly signed 8.a. document, Emissary shall meet with the hosting nation's ministries to obtain their needs and desires of their nation and report this back to SCNRFP Ministry of Protocol, protocol will provide to the SCNRFP Ministries and Emissary shall receive a proper reply to provide to the hosting nation's ministers, this include any development projects, funding, commodity trading, or other trading, services, technologies, and otherwise ETMO related, basically anything listed on the 8.a. document and other SCNRFP documents by which was provided to the hosting nation.

Emissary shall monitor all projects, all phases, thus the eyes and ears watching the project developments, further take photos of the phases and developments, along with a written report daily.

Emissary shall be paid for these services by the State of SCNRFP. Also, at this point the Honorary Emissary is able to go from Honorary to Permanent Salary Emissary and the ETMO shall be established with a first project being agreed and placed into action, thus then the Trade Mission Emissary has a real purpose and reason to be there. Note, the 8.a. document is to establish the fact that we have a proper

relationship between the two nations to conduct what is listed on the 8.a. document and other SCNRFP documents that were provided to the hosting nation. In a simple, it is like the official license to begin work of the ETMO functions. SCNRFP attempts to locate local domestics of the hosting nation, so as they are already living in the country they are working. Note: in many cases the office is ran from another extraterritorial trade mission office, in fact there may be one office that is the main office for a grouping of hosting nations, which is also normal. The 8.a. is an agreement to provide our nation and the emissary the legal rights to work with the hosting nation, and to provide the opportunities we are offering the hosting nation, a good example is technology transfer, it is only because we have the 8.a. agreement signed that we can perform such a transfer legally, the same with much of all the other that our nation is offering the hosting nation, therefore it is the legal functions the 8.a. allows, as much as anything. But a physical office comes with functions being agreed and carried out of any of the offering listed on the 8.a. and other SCNRFP documents by which was provided, for what good is a trade office that has no trade, but much of a waste of money. Governments are known for spending and waste however this government will not join this long list of waste. Note: we are a Neutral Nation, therefore the reason we are not seeking the normal embassy offices for political reasons, we are not seeking to be a consult offices, we have no military as a neutral nation, but rather we defend our nation with homeland marshal services instead, thus we do trade mission offices by which are deliberate with purpose and reason and we do not cross that boundary line of the purpose, reason and duties of the emissary position and extraterritorial trade mission office, and so as not to jeopardize or compromise the neutral status of our nation and state.

There is available a second opportunity in payment via a percentage of the project however that is shall be paid by the project, and not by the government and not to your position as an emissary for it has to be separate since this percentage is from the private side of the project itself and not public.

Emissaries Note: the 8.a. document that allows an ETMO is mostly allowing the functions to be legal in the hosting nation by our nation, thus it is a government to government agreement, whereby first we acknowledge and recognize each other as a proper starting point. Most of the appointed Emissaries have not been in this position before with any government in the world, therefore, we provide an opportunity as an honorary emissary to prove themselves. Note: most countries have honorary positions, and much of the time the consultants are most honorary, thus we are no different. These honorary diplomats use their position to their own advantage as well as we all know, which is ok, long as it is not a conflict and does not create a conflict.

The Emissaries or Representative are officially under SCNRFP Ministry of Foreign Affairs and SCNRFP Ministry Protocol.

Therefore, when any nation is meeting with any of our official Emissaries or Representative, they are meeting with an extension of the SCNRFP Ministry of Foreign Affairs and the SCNRFP Central Government.

Any Emissaries or Representative of any of the SCNRFP state owned entities are officially under the SCNRFP Central Government laws and SOPs.

No document in regards to the SCNRFP and or the SCNRFP state owed entities can be generated or provided or distributed, cc and or forwarded to another party, entity or nation, or to any third party, entity or nation by any SCNRFP Emissaries or Representative and or collaborators without first being review and approved by the SCNRFP Ministry of Protocol, or Ministry of Foreign Affairs or anyone in position to do so in the Executive Branch and receiving written approval of the same.

All SCNRFP Emissaries or Representative and or Collaborators must use the letters provided by SCNRFP and or SCNRFP state owned entities via Ministry of Protocol. Your emails and presentations must be clearly marked as representing SCNRFP and or SCNRFP state owned entities. No personal or other company shall be used and or indicated without first being approved by SCNRFP. All companies being used must be also incorporated within the SCNRFP, even if they are incorporated elsewhere, and must open a trust account within the SCNRFP state-owned financial institution.

The jurisdiction to appears on all documents shall be that of the SCNRFP, it is necessary for all exceptions to be approved by the SCNRFP. Reply Letterheads from Hosting Nations are acceptable.

Any documents and messages being provided to SCNRFP, all documents and messages must include the original language as it was presented and a English language translation of the same.

Emissaries or Representatives shall not use for any purpose or affixed to any letter or document the Seal of the Southern Cherokee Nation and The Red Fire People, State of SCNRFP without the prior written approved of the SCNRFP.

Any Emissaries or Representative and or Collaborators not following the SCNRFP laws and SOPs may be rescinded.

Chief of the State of SCNRFP

On Behalf of the State of SCNRFP

Approved by the Ancient Order of the Priesthood

H.E. Chief Gees-Due OO-Neh-Gah Usti Signatory Authority

Date: 09-12-2018

The Great Seal of the SCNRFP