

TRILATERAL PEACE AND FREE TRADE TREATY

BETWEEN THE PARTIES HEREIN
this day 17th March, 2015



United Cherokee Nation, Aniyvwiya Sovereign-Nation,
upon the Great Turtle Island, represented by our Star Council Elders
Wilidikati Kawi
and Daei Hiliskeya

AND

First Independence International Central Bank
(FIICB)

AND

The Māori People of Aotearoa (NZ), Represented by Te Mana Tino Rangatira
(Sovereign Mandate) H.E. Chief Charles Hohepa O Te Matua Karanga O Te
Huihuinga Putanoa Corporation Sole, for and on behalf of; Nga Rangatira O
Nga Hapu O Te Wakaminenga O Nga Rangatira (Confederation of Sovereign
Hereditary Chiefs) who have sat in congress twice yearly since the signing of
the Declaration of Independence 28th October 1835

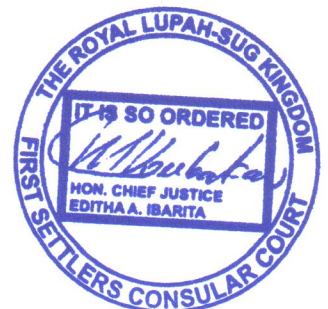


TABLE OF CONTENTS

- Preamble
- General Provisions
- General Definition
- Obligations of the Parties
- Rights and Duties of the Parties
- Project Funding
- Indemnification
- Dissolution
- Resolution of Disputes
- Miscellaneous Provisions
- Confidentiality



PREAMBLE

Know ye all men by these presents that we the undersigned signatories to this **"Trilateral Peace and Free Trade Treaty"** fully recognize the Sovereignty and Inherent Preeminent, monopolistic authority given by the creator to the Original People of the Lands and/or Indigenous First Nations Peoples, represented by the Councils of Hereditary Chiefs, Pipe Carriers, Medicine Men, Clan Mothers, Spiritual Leaders as Heads of States, and Star Council Elders who have a commitment to work together through their Embassies and their Central Banks, combining collective strengths, knowledge, collective efforts and influence to channel those qualities into one common agenda, which is to setup an economic base for reciprocal relations and enhancement of their infrastructure of States in the first instance, and to address poverty, famine, humanitarian relief and disaster management amongst First Nations Peoples. Secondly, to have a cohesive working party and realize that the long term effects are fundamental upon having Sovereign Projects, the latter of which must be realistic and viable, and which contribute to the building of economies in order to empower nations to provide and care for their people, communities and dependents for now and for future generations.

This **"Trilateral Peace and Free Trade Treaty"** (Hereinafter referred to as the **"Treaty"**) is signed on the 23rd March, 2015 by and between;

Party A: Represented by,
United Cherokee Nation - Aniyvwiya Nation Star Council Elders,
Willdikati Kawi and Daei Hilliskeya,
Who's address: P.O Box 245, Springfield, MO 65801 and P.O. Box 191793,
Atlanta, GA 31119
(Hereinafter referred to as "Party A");

AND

Party B: Represented by, **His Excellency Donald Zsemonadi,** Director of First Independence International Central Bank (FIICB), whose address is, 1717 K Street NW, Suite 900, Washington DC, 20006, USA **(Hereinafter referred to as "Party B");**

AND

Party C: Represented by **His Excellency Chief Charles Hohepa,** Te Mana Tino Rangatira (Sovereign Mandate) O Te Matua Karanga O Te Huihuinga Putanoa Corporation Sole Aotearoa (NZ), whose registered office address is located at, No: 5 Waterview Place, Box 369, Haruru Falls, Paihia 0247, Bay of Islands, having been appointed by the "Confederation of the Sovereign Hereditary Chiefs of the United Tribes of Aotearoa (NZ)" who have sat in council since the signing of the "Declaration of Independence, October 28, 1835"; working through Te Pataka Pupuri Putea Central Bank of Aotearoa (NZ) **(hereinafter referred to as "Party C");**

Hereinafter referred collectively as **"the Parties"** or singularly as **"the Party"**)



TPFTT - Page 3 of 13



THE PARTIES RESOLVE TO:

Wherever appropriate the Parties shall consult each other on matters of mutual interest and strategic importance internationally, in particular the "Treaty" allows for the support of the licensing of a central bank, merchant banks and retail banks;

Promote initiatives and research to produce food, using new and advanced technologies for both production storage and distribution to impoverished countries;

Strengthen the special bonds of friendship and cooperation among their Nations and to promote regional economic integration;

Contribute to the harmonious development and expansion of national and trilateral trade and provide a catalyst to broader national cooperation;

Create an expanded and secure market for the goods and services produced in their territories while recognizing the differences in their levels of development and the size of their economies;

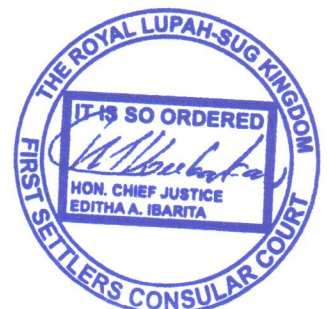
Avoid distortions to their reciprocal trade and to safeguard, protect and ensure that the integrity of the sovereign treasures, assets of value, funds, bankable items and/or cultural and intellectual property rights are kept safe and the rights of ownership is never compromised nor minimized, nor allowed to be disenfranchised, but shall be held dear and in a transparent manner and if placed for enhancement that the highest level of international business acumen be employed with full fiduciary responsibility for the same;

Establish clear and mutually advantageous rules governing their trade and in such a manner as will enhance the efforts of the other Parties and shall in no way impair, impede or frustrate the right or efforts of any of the other Parties to formulate their own foreign aid or investments in relation to each other and the ability of the other Parties in achieving their international aims and objectives, in particular, the Parties will when appropriate and permissible,

1. In the spirit of co-operation, ensure free flow of information concerning international affairs,
2. Undertake to protect each other's business affairs and transactions from all or any external or third party attempts to undermine their respective international rights, privileges and freedom to conduct its Sovereign business,
3. This includes the setting up of a Chamber of Commerce to protect the cultural and intellectual property rights of each Nation;

Put all efforts together to build infrastructure and State Projects,

- A. Ensure a predictable commercial framework for business planning and investment;



B. The function of this "Treaty" is to support rural initiatives globally and better utilization of land both onshore and offshore, as well as programs to increase fish stocks and other food sources. In addition, it will include research and development and advancement of new technologies to assist nations to care for its people and beneficiaries;

Build on their respective rights and obligations under the multilateral and bilateral instruments of cooperation;

Seek to facilitate International trade between the Parties herein by establishing a procedure for a full waiver of all importation taxes, levies and duties with an efficient and transparent set of customs procedures;

Enhance the competitiveness of their firms in global markets through the Chambers of Commerce;

Foster creativity, innovation and to promote trade and services that also allow for the protection of intellectual and cultural property rights;

Promote transparency, to eliminate bribery and corruption in the national and international trade and investment;

Create new opportunities for economic and social development in the region;

Create new employment opportunities; improve working conditions and living standards in their respective territories;

Protect enhance and enforce basic indigenous workers' rights and to strengthen their cooperation on labor matters;

Cooperate in a manner consistent with environmental protection, conservation, protection of rain forests, implementing cohesive working parties to stop the extinction of animal species and to stop in the eradication of animal, plant, insects and other species;

Preserve the environment and enhance the means for doing so, including setting up scientific research to examine and halt global warming;

Recognize the interest of the Indigenous Peoples in strengthening and deepening their regional economic wealth and integration, if deemed necessary;

Establish Marshals to protect, preserve and propagate security services for all tribal government operations not limited to the executive, legislative, judicial, banking and police powers.

The Parties to this "Treaty" have agreed as follows:

ARTICLE I - GENERAL PROVISIONS



TPFTT - Page 5 of 13



1. The purpose of this "Treaty" shall be as follows;

1.1. To set up a Central Bank, down line merchant banking, provide downstream retail banking services to local banks and branches. Provide financing for tribal projects. Create many jobs by funding projects in emerging industries, such as: housing, agriculture, agro-industrial, water and sewage treatment, renewable energy and new and advanced technologies. Set up and manage private placement platforms for all Indigenous Tribes;

2. The objectives of this "Treaty", as elaborated more specifically through its principles and rules, including national treatment, most-favored-nation treatment and transparency are to;

- (a) Encourage expansion and diversification of trade between the Parties,
- (b) Eliminate barriers to trade-in and facilitate services between the territories of the Parties,
- (c) Promote conditions of fair competition in the free trade area,
- (d) Substantially increase investment opportunities in the territories of the Parties,
- (e) Provide adequate and effective protection and enforcement of intellectual property rights in each Parties territory,
- (f) Create effective procedures for the implementation and application of this "Treaty" for its joint and trilateral administration and for the resolution of disputes,
- (g) Establish a framework for further trilateral, regional and multilateral cooperation to expand and enhance the benefits of this "Treaty";

3. The Parties shall interpret and apply the provisions of this "Treaty" in the light of its objectives set out in (paragraph 2 - Objectives) and in accordance with applicable rules of International Law consistent with Tribal wishes and aspirations;

4. The terms of this "Treaty" shall commence on the date first above written and shall continue in existence for endurance or dissolved by mutual agreement by all the Parties herein;

5. The Parties shall ensure that all necessary measures are taken in order to give effect to the provisions of this "Treaty";

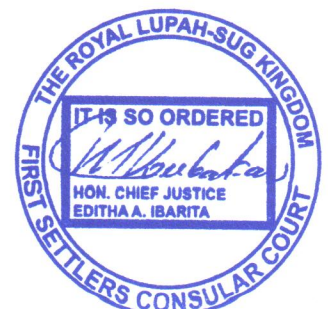
6. Electronic, Email and Facsimile copies of this "Treaty" shall be deemed as an original and as such shall be considered as having full legal force and effect. The hard copies of this document will be sent by post to the respective Parties;

ARTICLE II - GENERAL DEFINITIONS

The following comprise the General Definitions of terms utilized in this "Treaty"



TPFTT - Page 6 of 13



Days Mean international calendar days;

Enterprise Means any entity constituted or organized under applicable law, whether or not for profit and whether privately-owned, including any corporation, trust, partnership, sole proprietorship, joint venture, or other association must be incorporated under tribal law;

Applicable Law Means, *The Customs-Traditions*, the Supreme-Laws of Te Kooti Whenua Māori kei Waitangi Aotearoa (NZ) and Aniyvwiya Supreme Law/Tribal Law and all orders, rules, regulations, decrees, policies, judicial decisions, notifications or other similar directives issued by any executive, legislative, judicial or administrative entity of and/or Te Whakaminenga O Nga Rangatira O Nga Hapu;

Enterprise of a Party Means an enterprise constituted or organized under the law of a Party;

Existing Means in effect on the date of entry into force of this "Treaty";

Measure Means includes any law, regulation, procedure, requirement or practice;

National Means a natural person who has the nationality of a Party or a permanent resident of a Party with paperwork acknowledging their tribal residency;

Originating Means qualifying under the rules of origin;

Party Means any state for which this "Treaty" is in force;

Person Means a corporate-entity, corporation or an enterprise;

Person of a Party Means a corporate-entity, corporation, or an enterprise of a Party;

Territory Means for a Party the territory of that Party;

Associate Means a person that directly or indirectly, through one or more intermediaries, controls, is controlled by, or is under common control of such entity and has the paperwork to prove current association;

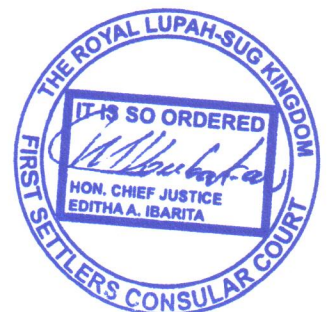
Capital Contribution Means the capital contribution actually made by the Parties, including property, cash and any additional capital contributions made;

Profits and Losses Means each Party and their Sovrin/Sovereign Nations, central banks and entities shall take care of any/all taxes or impositions of State from their respective First Nations Tribal Heads of States;

ARTICLE III - OBLIGATIONS OF THE PARTIES

Each Party is responsible for their individual or Sovrin/Sovereign operations and decisions respectively unless decided otherwise by mutual agreement of the Parties herein;

ARTICLE IV - RIGHTS AND DUTIES OF THE PARTIES



agreements, understandings, restrictions or warranties among the Parties other than those set forth herein provided for; However, additional agreements will be executed and will form the ongoing relationship in accordance with the "Treaty" herein;

4. Headings. The headings, titles and subtitles used in this "Treaty" are for ease of reference only and shall not control or affect the meaning or construction of any provision hereof;

5. Notices. Except as may be otherwise specifically provided in this "Treaty", all notices required or permitted hereunder shall be in writing and shall be deemed to be delivered when deposited in the United States mail, postage prepaid, certified or registered mail, return receipt requested, addressed to the Parties at their respective addresses set forth in this "Treaty" or at such other addresses as may be subsequently specified by written notice;

6. Applicable Law and Venue. This "Treaty" shall be construed and enforced under the Laws of the Original-Traditional-Tribal-Authority of the respective Parties;

7. Other Instruments. The Parties hereto, covenant and agree that they will except such other and further instruments and documents as are or may become reasonably necessary or convenient to effectuate and carry out the purposes of this "Treaty";

ARTICLE X - CONFIDENTIALITY

1. Where a Party providing information to another Party in accordance with this Article, designates the information as confidential, the other Party shall maintain the confidentiality of the information. The Party providing the information may require written assurances from the other Party that the information will be held in confidence and will be used only for the purposes specified in the other Parties request for information and will not be disclosed without the Parties specific permission;

2. A Party may decline to provide information requested by another Party where that Party has failed to act in conformity with assurances provided under paragraph 1;

3. Each Party shall adopt or maintain procedures in which confidential information, including information, the disclosure of which could prejudice the competitive position of the person providing the information, submitted in accordance with the administration of the Parties customs laws, shall be protected from unauthorized disclosure;

ARTICLE XI - HEIRS AND ASSIGNS

In the event that any of the Parties become unfit to preside over this "Treaty" or become mentally incapable, or in the unlikely event of the demise of any of the said Parties herein, the power and authority of the respective Party shall inure to the heir, or appointee, or the assignee having their position duly confirmed by the respective Tribal Heads of States and/or Tribal or institutional authority;

The Parties hereto confirm that this is a legally binding "Treaty" and having read and understood the terms herein, the Parties identified below affix their signatures hereto and thereby



TPFTT - Page 9 of 13



IN VERIFICATION THEREOF, the Parties have executed this "Treaty" as of the date first above written;



United Cherokee Nation - Aniyvwiya

P.O. Box 245, Springfield, Missouri 65801 USA. P.O. Box 191793, Atlanta, GA 31119
Tel: 417-691-5009

www.unitedcherokeerepublic.org

Treaties of 1620, 1621, 1730, 1785, Treaty of Holston 1791 (7 Stat.39), Treaty of 1816 (7 Stat. 138),
Treaty of Hopewell 1785 (7 Stat.18), Treaty of 1835 (7 Stat. 478),
Article VI, sec.2, U.S. Constitution - Treaties are the Supreme Law of the Land.

Signed and Sealed by "Party A"

United Cherokee Nation- Aniyvwiya Nation Star Council Elders

Wilidikati Kawi

Wilidikati Kawi
Elder Dear Clan
Business

Daei Hiliskeya

Daei Hiliskeya
Elder Paint Clan
Health

Donnee

Donnee
Elder Bird Clan
Spiritual

Daei Grandor

Daei Grandor
Elder of Wolf Clan
Legal

Judge Navin Chandra Naidu

Judge Navin Chandra Naidu
Chief Justice
Judicial

Date: March 20, 2015



Signed and Sealed by "Party B"



Donald Zsemonadi

H. E Donald Zsemonadi

Director

First Independence Central Bank
International

Date: March 23, 2015



Signed and Sealed by "Party C"



Te Rangatira Rongonui Wiremu (Maika) McMath
Te Matua Karanga O Te Huihuinga Putanoa
Foundation Aotearoa (NZ)
Te Aupouri/Te Rarawa
Date: March 23, 2015

H. E Chief Charles Hohepa

Te Mana Tino Rangatira (Sovereign
Mandate) O Te Matua Karanga O Te
Huihuinga Putanoa Corporation Sole
Aotearoa (NZ)

Date: March 23, 2015

REF CODE: MKF/TPFTT/16MAR15/81-200003

Te Mahurehure/Ngati Whatua Tuturu



Signed and Sealed by:

H. E Rangatira William Ashby

President First Independence International
Central Bank and Te Pataka Pupuri Putea
Central Bank
Ngati Rahiri

Date: March 23, 2015



Signed and Sealed by Tohe Ashby

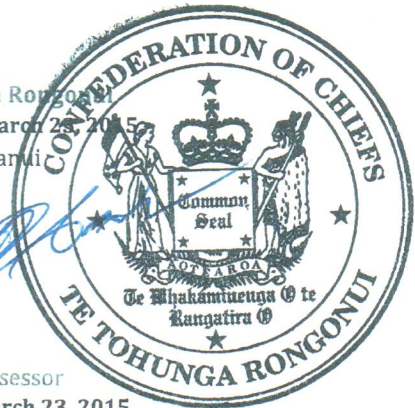

Rangatira Wiremu Te Korako Ruka
O Te Matua Karanga O Te Huihuinga
Putanui Houmanga Aotearoa (NZ)
Date: March 23, 2015
Ngati Hine/Ngati Kawa

Signed and Sealed by, William Richard Cash

Tohunga Rongonui

Date: March 23, 2015

Ngati Ruamui



Native Assessor

Date: March 23, 2015

Signed and Sealed by, Raymond Matetawhiti Harris



Signed and Sealed by, Te Ariki



Te Ariki

Te Kai Whakatātaki Te Haki

Date: March 23, 2015

Ngati Rehia



Signed and Sealed by:

U.E. Rangatira Wiremu Te Korako Ruka

Native Assessor

Waitaha o Te Waipounamu

Date: March 23, 2015





Signed and Sealed by,
Rangatira Selwyn Watson
Native Assessor
Date: March 23, 2015



Signed and Sealed by,
Rangatira Norman R Hohepa a Kiwa
Native Assessor
Date: March 23, 2015



Signed and Sealed by,
Te Whaea Rangiora Kahu Perera
Native Assessor
Date: March 23, 2015



Signed and Sealed by,
Te Kuia Rangiora Kahu Perera
Native Assessor
Date: March 23, 2015



Signed and Sealed by,
Maoate Mataiapo Tamaiva Tuavera
Native Assessor
Date: March 23, 2015



Signed and Sealed by,
H. E. Rangatira Moses (Mohi) Tito
Native Assessor
Date: March 23, 2015

A. WARREN
Sunnyside Street
Onerahi
Whangarei, 0110
New Zealand
Exp. Feb. 2020
23rd. March. 2015.



Te Komihana
Commissioner of Oaths