

Operating Agreement
Between
THE SOCIETY FOR CREATIVE ANACHRONISM NEW
ZEALAND, INC (SCANZ)
And
THE SOCIETY FOR CREATIVE ANACHRONISM, SOUTH
AUSTRALIA (SCAA)

26th June 2005

I Purpose

This document codifies the terms of an operating agreement between the Society for Creative Anachronism New Zealand (SCANZ) and the Society for Creative Anachronism, South Australia (SCAA).

This agreement shall continue unless terminated in writing by either party, given by 15 May of that year. Such termination shall be effective on the next 1 July. This agreement shall be subject to review, revision, and readoption every two years. The effective date of readoption shall be 1 July in those years, although any change shall not be effective until ratified at the next meeting of the Boards of Directors of the SCAA and of SCANZ.

This agreement recognizes that both the SCAA and the SCANZ have separate operating agreements with the Society for Creative Anachronism, Inc. (SCA, Inc.), a California corporation by which they license the use of copyrighted materials, trademarks and other intellectual property belonging to the SCA Inc, and to whom they separately pay affiliation fees. Any alterations to those agreements with the SCA , Inc. shall necessitate a review of this agreement.

II Financial Arrangements

The SCAA and the SCANZ shall be financially independent and each shall be independently responsible for their own financial administration.

The SCANZ and SCAA shall each provide their own insurance in a manner appropriate to the legal requirements of each country.

The SCANZ and the SCAA shall be separately responsible for financing the printing and distribution of the Kingdom Newsletter to their own members. The financing and distribution of the newsletter shall be arranged in a manner agreeable to the SCAA, the SCANZ and the Kingdom.

III Reciprocal Membership Recognition

The SCAA and the SCANZ shall mutually recognize each other's memberships at events.

The SCAA and the SCANZ shall each be responsible for their own membership administration. The SCAA and the SCANZ shall ensure that a current and accurate list of members within the Kingdom is available at all times.

IV Sanctions against members

The Kingdom Seneschal shall immediately report requests for revocation and denial of membership to the SCAA and SCANZ committees. The committees shall jointly investigate the request and apply sanctions as appropriate. Requests for R&D must be reported to the SCA Inc, board of directors.

Sanctions against members shall have equal effect in New Zealand and Australia, subject to local law in each country.

SCANZ and SCAA members may appeal revocation and denial of their membership to the SCA, Inc. Board of Directors.

V Corpora and Changes

Should a provision of Corpora or Society officers policies prove inapplicable in Australia or New Zealand then the SCAA and SCANZ committees shall bring said provision to the attention of the Board of Directors of the SCA, Inc. and apply for an exemption to cover both the SCAA and SCANZ.

VI Appointment of Kingdom Officers

The Crown shall warrant Kingdom Officers in a manner to be determined internally. Equal consideration shall be given to eligible members of either the SCAA or SCANZ.

Agreed to this 26th Day of June 2005

Jaysen Ollerenshaw
Chairman, Board of Directors, SCAA Inc.

Martin Forest
Chairman, Board of Directors, SCANZ Inc.