DECLARATION OF NEUTRALITY

BETWEEN

THE SCP FOUNDATION

AND

THE UNITED NATIONS GLOBAL OCCULT COALITION

The Protocol of engagements, the Agreement respecting the military occupation of the territories of and around Pinewood.

AND THE

RULES OF HOSTILE AID

BETWEEN

THE SCP FOUNDATION

AND

THE UNITED NATIONS GLOBAL OCCULT COALITION

RESPECTING

Assistance to the Chaos Insurgency in the event of unprovoked aggression by either the SCP Foundation or the United Nations Global Occult Coalition in combative, physical, mental, and intellectual aid to damage between contracting parties.

Signed at Pinewood, January 18th, 20

(With original signatures respected)



DECLARATION OF NEUTRALITY BETWEEN THE UNITED NATIONS GLOBAL OCCULT COALITION AND THE SCP FOUNDATION (TREATY OF PINEWOODS)

THE HIGH CONTRACTING PARTIES,

In order to promote interlinked cooperation and achieve interlinked peace and security;

- by the acceptance of obligations not to resort to war,
- by the prescription of open, just, and honourable relations between contracting parties,
- by the firm establishment of the understanding of international law as the actual rule of conduct among the contracting parties, and by the maintenance of justice and scrupulous respect for all declaration obligations in the dealings of organised peoples with one another,

Agree to this covenant of High Contracting Parties:

That the High Contracting Parties, so far as they are not already Parties to Treaties or Declarations prohibiting such violence, accept this prohibition, agree to extend this prohibition to the use of all methods of warfare, and agree to be bound as between themselves according to the terms of this declaration.

Article list

GENERAL PROVISIONS

Article 1

The High Contracting Parties undertake to respect and ensure respect for the present Declaration in all circumstances.

Article 2

In addition to the provisions which shall be implemented by both sides' senior leadership directives, the present and latest signed copy of the Declaration shall apply to all cases of declared and applied hostilities or of any other armed conflicts which may arise between the two High Contracting Parties, even if the state of hostilities is not recognised by one of them.

Article 3

In the case of armed conflict not of an inter-organizational character occurring in the territory of one of the High Contracting Parties, each Party to the conflict shall be bound to apply, as a minimum, the following provisions:

1) Persons taking no active part in the hostilities, including both members of armed forces or civilians who have laid down their arms and those placed incapable of engaging in combat by sickness, wounds, detention, or any other cause, shall in all circumstances be treated humanely, without any adverse distinction founded on race, colour, religion or faith, sex, birth or wealth, or any other similar criteria.

To this end, the following acts are and shall remain prohibited at any time and in any place whatsoever with respect to the above-mentioned persons:

- a) violence to a person, in particular, murder of all kinds, mutilation, cruel treatment, and torture;
- b) taking of hostages;
- c) outrages upon personal dignity, in particular, humiliating and degrading treatment;
- d) the passing of sentences and the carrying out of executions.
- 2) The wounded and sick shall be collected and cared for, although terms for transport may be set by the other High Contacting Party.

Article 4

Personnel and SCPs whose retention is not indispensable by virtue of the provisions shall be returned to the Party to the conflict to whom they belong, as soon as a road is open for their return and military requirements and safety permit.

Article 5

Means of transport of the wounded and sick or of SCP and or medical/anomalous equipment shall be respected and protected in the same way as it was to belong to the other High Contracting Party.

Article 6

The High Contracting Parties undertake to enact any legislation necessary to provide effective penal sanctions for persons committing, or ordering to be committed, any of the grave breaches of the present Convention defined in these Articles.

Article 7

All attempts for persons committing, or ordering to the means of spying, gathering information or other sensitive information are to be met with effective penal sanctions for the person accordingly, only if this action that could be linked to damage a present Convention defined High Contracting Party.

Article 8

The High Contracting Parties may undertake armed missions in their own interests. The first High Contracting Party to arrive and announces being present are to be seen as rightful contestants of a position, marking the position to the rightful High Contracting Party until the end of the mission as mentioned above.

Article 9

The deployment of armoured fighting vehicles in an offensive strategy towards another High Contracting Party is immediately forbidden. The deployment of armoured personnel carriers around officially recognized areas to be known to be allied, or in the possession of a High Contracting Party is allowed if both High Contracting Parties agree upon terms of usage and deployment.

Article 10

In case of any hostility between the High Contracting Parties, a direct line of communication must be established and adequate explanation is to be ensured to ensure the Declaration is kept intact. All direct communication must be acknowledged by the leadership of the other High Contracting Party. Not doing so must be met with penal intervention.

I have read, understand and will enforce this declaration upon my armed forces:

"Owl"
Captain
UN Embassy, Pinewood

GREGORY MCCAIN
Site Director
Site-65, Pinewood

GOC-Command Representative 'Owl Gregory McCain