8-110 Development of Prior Agreements

A. The Director may enter into agreements with Groups or Tribes for the efficient implementation of these procedures.

1. The Coordinator will attempt to promptly identify and contact Groups in the state that might wish to claim affinity and accept responsibility for Remains discovered within designated geographic areas in the state.

2. Such agreements may include designation of a Group Representative capable of acting on behalf of the Group in taking action with respect to the treatment of Remains.

3. Such agreements will provide for the disposition of the Remains with Respect and Dignity.

4. All parties entitled to notice under this article shall be consulted prior to execution of an agreement pursuant to this section.

5. Such agreements may be terminated by either party.

B. The Director may enter into agreements with public and private entities for the efficient implementation of these procedures.

1. Such agreements may be made before discovery of individual Remains when such Remains can reasonably be expected to be found.

2. Such agreements may delegate administrative aspects of compliance with these Procedures, subject to the decision-making authority of the Director.

3. Agreements shall specify requirements for reporting to the Coordinator implementation of delegated aspects of compliance.

4. Such agreements will provide for the disposition of the Remains with Respect and Dignity.

5. Such agreements may be terminated by either party.
6. Tribes that may be affected by an agreement shall be notified of the existence of the agreement at the time it is executed.