CONSTITUTION AND BYLAWS

OF THE

YANKTON SIOUX TRIBAL BUSINESS AND CLAIMS COMMITTEE

PREAMBLE

Whereas the Yankton Sioux Tribe of Indians have progressed in their association with other members of the community in which they live, and many members are educated and self-supporting, and trained in business, trades, skills and farming and Whereas, the Yankton Sioux Tribe of Indians adopted a Constitution and By-Laws on September 22, 1932, which Constitution provides for amendment of the same at any regular or special Tribal Council, subject to the approval of the Commissioner of Indian Affairs and the said Constitution failing to provide for business and Tribal affairs as they exist today, and a Tribal Council having been held at Greenwood, South Dakota, on August 3-4, 1961, after due notice was given and continued thereafter until the business of that Council was completed, at which Tribal Council at its meeting having authorized a resolution whereby a Constitutional Committee was elected on December 16, 1961, to draft a Constitution and By-Laws and the Committee having duly considered the matter and having discovered that the Yankton Sioux Tribe of Indians has a Constitution, which Constitution was adopted on September 22, 1932, and approved by the Commissioner of Indian Affairs on October 5, 1932, and the original Constitution and By-Laws providing in Section 16 thereof that the Constitution and By-Laws may be amended at any regular or special Tribal Council, subject (change of typographical error in original preamble) to the approval of the Commissioner of Indian Affairs and which Constitution is now in full force and effect, the Constitutional Committee after due consideration being of the opinion that the said Committee is without authority to draft a Constitution and By-Laws, but is authorized to the drafting of amendments and bylaws to the original said Constitution at a Tribal Council held at Greenwood, South Dakota, on July 17 (correct date May 17, 1962) and in order to establish further a united Tribal organization to conserve and develop the common resources of our Tribe, to promote and advance the health, education and welfare of ourselves and our posterity, to instill through education and industrial development on our reservation, a sense of responsibility and initiative both of which are necessary in a dynamic society, to ever hold before our Tribe the glory and heritage of our race, we do hereby amend our existing Constitution and By-Laws as follows:

ARTICLE I - AMENDED CONST. UTION

Section 1. This is an amendment of the 1932 Constitution and By-Laws, which said Constitution is in full force and effect, as provided in Articles 16 and 17 thereof:

Article 16. This Constitution and By-Laws may be amended at any regular or special Tribal Council, subject to the approval of Commissioner of Indian Affairs.

Article 17. This Constitution shall be in full force and effect to govern the Yankton Sioux Tribe and Tribal Committee on and after the date it is approved by the Commissioner of Indian Affairs at Washington, D. C.

Section 2. It is specifically recognized by the Constitutional Committee and the Tribe at large that this Amended Constitution is not subject to the provisions of the Howard-Wheeler Act of 1934, which is the Indian Reorganization Act Public Law No. 383, of the 73rd Congress of the United States of America S (3645).

ARTICLE II - NAME

Section 1. The Executive organization existing under this Constitution shall be known as the Yankton Sioux Tribal Business and Claims Committee wherever the word committee is used it shall mean the Yankton Sioux Tribal Business & Claims Committee, hereafter.

ARTICLE III - PURPOSE AND OBJECT

Section 1. To provide the Tribe with authority to protect their interest in the Tribal land and advise individual members of their rights, privileges and immunities as owners of allotted lands and to prosecute claims in the name of the Tribe for loss of Tribal lands to the United States of America and to retain counsel of their choice to represent the Tribe in suits for or against the Tribe regarding claims and to contract with counsel for such service.

(Pursuant to Bureau of Indian Affairs, Washington Office Letter of approval, of this Amended Constitution, dated April 24, 1963, "it should be understood that 25 USC 81 provides for the approval of all contracts by the Secretary of the Interior").

ARTICLE IV - MEMBERSHIP

(Section 1 changed in its entirety by Amendment No. I, effective June 16, 1975)

Section 1(a). The membership of the Yankton Sioux Tribe shall consist of the following:

- 1. All persons of Yankton Sioux Blood whose names appear or are entitled to appear on the October 6, 1972, Yankton Sioux Tribal Roll.
- 2. All children born to members whose names appear on the base roll of October 6, 1972, of the Yankton Sioux Tribe must possess at least one-fourth (1/4), degree Indian Blood of which one-eighth (1/8) must be Yankton Sioux Indian Blood.

Section 1(b). The following persons shall not be eligible for enrollment with the Yankton Sioux Tribe:

- Persons who are enrolled with another Tribe of Indians and who have shared as members in allotments of land/or payments, excluding inherited interests, from any other tribe.
- 2. Children of Indian Blood of other tribes and non-Indian children who have been legally adopted by members of the Tribe.
- 3. Persons who are not citizens of the United States.

Section 2. The membership rolls shall be reviewed annually by the Committee in order to keep records up to date as well as make any necessary corrections, said corrections subject to the approval of the Tribe.

ARTICLE V - OFFICERS

Section 1. These shall be comprised of nine members consisting of a Tribal Chairman, Vice-Chairman, Secretary, Treasurer and five other members which members and officers shall be nominated by a petition signed by not less than 25 members of the Tribe and which petition shall designate the office for which the candidate is running, either Chairman, Vice-Chairman, Secretary and Treasurer, or members at large.

(Pursuant to Bureau of Indian Affairs, Washington Office Amended Constitution approval letter dated April 24, 1963, as a matter of clarification, "it is understood that the reference to 'Secretary and Treasurer' as used in the last line of this section is not to be construed that the secretary and treasurer is one office").

Section 2. The officers and Committee members shall be elected every two years on the first Thursday in September to hold office until their successors are duly installed, or as may be otherwise provided. Any Committee member or officer may be removed for good cause by a two-thirds vote of the members attending any regular Tribal meeting or any meeting called for such removal.

(As stated in Bureau of Indian Affairs, Washington Office lette of approval, of this Amended Constitution, dated April 24, 196. "circumstances may, on occasion, warrant the removal of an officer or committee member of a tribe's designated tribal committee, and that the procedures for removal need to be clearly established in order to avoid excessive disruption of the trib organization arising from charges for removal which may be mad: without specific grounds. For this reason it should be understood that the Committee of the Yankton Sioux Tribe, by resolution or ordinance, will establish an appropriate removal procedure. As a matter of information, the removal procedure could include such factors as malfeasance in the handling of tribal affairs, neglect of duty, unexcused failure to attend three regular meetings in succession, conviction of a felony in any county, state or Federal court while serving on the Committee, and refusal to comply with any provisions of the Constitution and Bylaws of the Tribe").

Section 3. The judicial power shall remain in the Tribal membership and upon request of five members for any just cause, such cause shall be submitted at any regular Tribal meeting for action. The legislative branch shall be comprised of the nine Committee members, however any legislative action shall first be submitted to a General Tribal Council and subject to Tribal amendment, repeal or ratification.

(As stated in Bureau of Indian Affairs, Washington Office letter of approval, of this Amended Constitution, dated April 24, 1963, "for the purpose of clarity, it is understood that the intent of this section is to allow the tribal membership a means of control over its officers and committee members through such actions as reprimand, censure, suspension and removal, and that there is no intent on the part of the tribe to establish any type of judicial proceedings either criminal or civil. Our comments on Section 2 of Article V with respect to the establishment of written removal procedures applies to this section").

Section 4. Compensation shall not be paid to any Committee member, Chairman, Vice-Chairman, Secretary, Treasurer, or any member of the Tribe without the approval of the Tribe and the Secretary of the Interior.

(Pursuant to Bureau of Indian Affairs, Washington Office Amended Constitution approval letter dated April 24, 1963, "With respect to the language 'approval by the Secretary of the Interior' as it appears in this section and in other parts of this constitution, your attention is directed to the administrative procedures established by law which permits the Secretary of the Interior to delegate authority to subordinate officers. Therefore, for the purpose of clarity, it should be understood that when any reference in this constitution is made to the 'Secretary of the Interior' it shall mean the 'Secretary' or his authorized representative").

ARTICLE VI - TERRITORY

<u>Section 1</u>. The territory under which this Constitution shall exist shall extend to all original Tribal lands now owned by the Tribe under the Treaty of 1858.

Section 2. All assignments of Tribal land heretofore made by the Bureau of Indian Affairs, prior to this amended Constitution, shall remain at the discretion of the Bureau of Indian Affairs.

(As stated in Bureau of Indian Affairs, Washington Office Amended Constitution approval letter dated April 24, 1963, "The language in this section could have been stated in a more explicit manner. It is not known whether the assignments made prior to this amended constitution were made only with the approval of the Bureau. Assignments of tribal land are the responsibility of the tribe, but such assignments may be made subject to approval of the Secretary or his authorized representative. Therefore, it is understood that as a matter of principle, the provision of this section is interpreted by the Bureau to include the proprietary rights of the tribe in making assignments").

<u>Section 3</u>. All Tribal lands, and Tribal property thereon shall remain free from taxation and shall be exempt from and all forms of liens, and shall not be encumbered in any manner whatsoever.

(As stated in Bureau of Indian Affairs, Washington Office Amended Constitution approval letter dated April 24, 1963, "The language of this section implies that the provisions therein take precedence over the laws of the United States.

To avoid any false impression it is understood that the provisions of this section are subject to any valid law to the contrary. We do not believe the tribe intended that the word 'encumbered' be used is such a broad sense as to preclude the tribe granting assignments, permits, leases, and rights of way. This interpretation is made in order to provide clarity to the intent of the language contained in this section").

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(The provisions of Article VII of the Amended Constitution were disapproved by Bureau of Indian Affairs, Washington Office letter dated April 24, 1963, and therefore are omitted from this text. The article number remains only to follow numerical sequence of the Washington Office letter of April 24, 1963.)

ARTICLE VIII - HEADQUARTERS

<u>Section 1.</u> This organization shall have temporary headquarters at Yankton Sub-Agency, Wagner, South Dakota. This organization shall be at all times non-sectarian.

ARTICLE IX - DEMOCRATIC FORM OF GOVERNMENT

Section 1. All operations under this Constitution shall be free from any system of collectivism and/or socialism under any and all circumstances.

Section 2. This Constitution shall stress to the fullest extent of its authority at all times, recognition of and operation under the private enterprise system and democratic way of life.

ARTICLE X - HUNTING

Section 1. Hunting or fishing of wild game shall not be forbidden any Indian on Tribal lands.

(Pursuant to Bureau of Indian Affairs, Washington Office Amended Constitution approval letter dated April 24, 1963, "the provisions of this section as simply a statement of tribal policy that the tribe will not prohibit or otherwise attempt to keep Indians, whether tribal members or not, from carrying on hunting activities on tribal lands. And that it is not intended as an affirmative grant of right. It should be further understood that any such activity by Indians will be subject to applicable laws on the subject").

Section 2. Hunting or fishing shall be allowed on allotted or heirship land with permission of the land owner or owners.

(Pursuant to Bureau of Indian Affairs, Washington Office, Amended Constitution approval letter dated April 24, 1963, "From the standpoint of clarification and understanding we regard the provisions of this section as simply a statement of tribal policy that hunting and fishing activities by anyone, whether Indian or non-Indian, on allotted or individually owned land, will be a matter for determination by the individual owners and it is not intended as a grant of an affirmative right. As indicated above, such activities will be subject to applicable laws").



ARTICLE XI - AMENDMENTS

Section 1. An amendment to this Constitution may be proposed at any regular or special Tribal meeting by vote of majority of the members present at such meeting in favor of any proposed amendment. To officially adopt such proposed amendments there must be an election as to which there shall be written notices posted at proper places throughout the reservation at least thirty. (30) days and not more than sixty (60) days in advance of the date of such amendment is to be considered, such notices to give the time and place of the meeting and also to specify what the proposed amendment is.

(Pursuant to Bureau of Indian Affairs, Washington Office, Amended Constitution approval letter dated April 24, 1963, "it should be understood that the tribe will enact an ordinance governing the conduct of elections on amendments. Such an ordinance shall provide all information pertinent to an election including voting on amendments by absentee ballots").

<u>Section 2</u>. All or any part of this Constitution is subject to amendment repeal or ratification subject to the approval of the Secretary of the Interior.

(Former Section 2 and Section 3 were deleted and Section 4 renumbered as Section 2 pursuant to Bureau of Indian Affairs, Washington Office Amended Constitution approval letter dated April 24, 1963.)

ARTICLE XII - LAW AND ORDER

(This is a new article added by Amendment No. II, effective June 16, 1975)

Section 1. To promulgate and enforce ordinances governing the conduct of members of the Yankton Sioux Tribe and providing for the maintenance of law and order and the administration of justice by the establishment of a reservation court and defining its duties and powers subject to the approval of the Secretary of the Interior or his authorized representative.

AMENDED BY-LAWS OF THE

YANKTON SIOUX TRIBAL BUSINESS AND CLAIMS COMMITTEE

ARTICLE I - VOTING ON INDIAN LEGISLATION

Section 1. All Tribal Business other than of a routine nature which would involve Indian Legislation shall be voted on by secret ballot at a polling place, time and place of such voting to be determined and designated by the Committee. Notice shall be posted at proper places throughout the reservation at least thirty (30) days and not more than sixty (60) days in advance of such voting. (Change of typographical error in original document - the word "and" preceding the word sixty changed to "than").

<u>Section 2</u>. All eligible voters may vote by presenting themselves at the polling place. Approval by majority vote shall be considered final.

ARTICLE II - ELECTIONS

Section 1. The first election of Committee members under this Constitution shall take place thirty (30) days after its approval by the Tribe and the Secretary of the Interior. Thereafter elections shall be held every two years on the first Thursday in September. Voting shall be by secret ballot cast at a polling place to be designated by an election board to be appointed by the Committee. The said election board shall have power to certify the election of any candidate elected in accordance with Tribal membership rights.

Section 2. All eligible members of the Yankton Sioux Tribe eighteen (18) years of age or older shall be eligible to vote in all tribal elections. (As changed by Amendment No. III, effective June 16, 1975)

Section 3. All elections shall be governed by Section 1 of Article II and ordinances establishing election rules and regulations promulgated by the Yankton Sioux Business and Claims Committee subject to approval by the Yankton Sioux General Council. (This is a new section added by Amendment No. IV, effective June 16, 1975)

ARTICLE III - MEETINGS

Section 1. In addition to an annual meeting (3rd Tues. in Aug. of each year) regular Tribal meetings shall be called by the officers when the need arises or upon the request of ten members, and thirty (30) days notice designating the time and place may be posted throughout the reservation and must include the agenda.

Section 2. In the event of an emergency situation, or upon the request of fifteen members, the officers shall have authority to call a special meeting. Notice of such meeting shall be by best possible methods of communication available and can be by word of mouth and television news broadcasts and etc.

<u>Section 3.</u> A majority of the members of the Tribal Committee shall constitute a quorum at Committee meetings and twenty members shall constitute a quorum at general meetings.

ARTICLE IV - MANAGEMENT

Section 1. The Committee shall have the authority to investigate and transact all Tribal business of a routine nature and Indian legislation including Industry, Sanitation, Housing Redevelopment and etc., and shall also act in the capacity of a liaison delegation between the Tribe and Federal, State and local governments, and such other agencies or parties that may offer opportunities for the Tribe. It will be required of the Committee to keep the members of the Tribe clearly informed during the process of investigation. Indian legislation will be brought to the general Tribal council for the Tribe's consideration, 30 days prior to referendum vote by the Tribe.

Section 2. The Committee shall negotiate the terms of contractual agreements, said contractual agreements shall be subject to the approval of the Tribe. Approval to be made in accordance with Article I, Sections 1 and 2 of the amended By-Laws.

(The spelling of the word "contractual" is corrected in the above section as provided in Bureau of Indian Affairs, Washington Office approval letter of the Amended Constitution and Bylaws dated April 24, 1963.)

Section 3. All allotted lands, including heirship lands, belonging to any member of the Yankton Sioux Tribe of Indians shall continue to be held as heretofore by their present owners. It is recognized that under existing law such lands may be inherited by the legal heirs of the present owners, whether such heirs are members of the Yankton Sioux Tribe of Indians or not. It is also recognized that under existing law the Secretary of Interior may remove restrictions upon such lands, upon the application of the Indian owner, whereupon the land may be sold or mortgaged and in such event, will be subject to taxes. The rights of the individual Indians to hold their lands under existing law shall not be affected by anything contained in this Constitution and By-Laws.

(Pursuant to Bureau of Indian Affairs, Washington Office, Amended Constitution and Bylaws approval letter dated April 24, 1963, "it should be understood that lands belonging to any member of the Yankton Sioux Tribe, whether allotted or heirship lands, and whether in trust or non-trust status, are governed by the laws of the United States").

Section 4. It is recommended by the Yankton Sioux Tribe that a majority of heirs or as many that may be available (51% or more) should constitute a lease. Every effort shall be made by the renter in order to obtain as many signatures as possible. This is in recognition of the democratic way of life, where a majority of individual Indians should have freedom in exercising their rights in negotiating a lease. In the process of negotiating a lease all heirs shall be notified thereby individual rights will not be violated.

(As stated in Bureau of Indian Affairs, Washington Office, Amended Constitution and Bylaws approval letter dated April 24, 1963, "Exception is not taken to the provisions of Section 4 of Article IV of the Bylaws, but it should be understood that the statute, 25 USC 380, as implemented by 25 CFR 131, will govern the execution of leases on inherited lands").

Section 5. Any business in the matter of Tribal claims shall be brought directly to a General Tribal Council for the Tribe's consideration, except in case of an emergency involving any attorney contract, then the contract shall be executed in accordance with the format used in the renewal dated February 1, 1957. This format was used again by the Constitutional Committee in an emergency involving attorney contract which expired in January 17, 1961 and in view of circumstances as stated in the letter of January 17, 1962 from the law office of Wilkinson, Cragun, and Barker, the Committee temporarily extended the original attorney contract so that the Yankton Claims will not be lost by default.

(Pursuant to Bureau of Indian Affairs, Washington Office, Amended Constitution and Bylaws approval letter dated April 24, 1963, "it should be understood by the Tribe that when authority is not delegated to its representative body [tribal council, committee, etc.,] to employ legal counsel, such authority rests with the Tribe. Approval of a contract for legal services, therefore, must be by resolution by the tribe in general council. Such resolution should designate the tribal officials authorized to execute the contract on behalf of the tribe").

Section 6. The format mentioned above is an exception to the regulations cited as 25 CFR Section 72. The specific authority as required in contractual agreement are from excerpts of Title 25 of the Code of Federal Regulations as follows: (a) Section 72.7 statutes governing the negotiation and execution of Tribal attorney contracts with Tribes not organized under the Indian Reorganization Act must be in strict accordance with the requirements of Section 2103 of the revised statutes of the United States. (25 U.S.C. 81) (b) Section 72.8 statutes governing selection of counsel, except as stated in sections 72.12-72.15, a Tribal attorney and Tribal delegates to execute a contract shall be selected by a General Council or meeting of the Tribe, to be called by the Superintendent of the particular reservation. The Superintendent, or someone representing him shall be in attendance with a stenographer.

(Pursuant to Bureau of Indian Affairs, Washington Office, Amended Constitution and Bylaws approval letter dated April 24, 1963, "it should be understood that our comments in connection with Section 1 of Article III of the Constitution concerning the approval of contracts likewise apply to this section").

Section 7. The rights of the individual Indians to hold their money shall not be affected by anything contained in this Constitution and By-Laws. All individually owned income such as wages, salaries, pensions, income from allotted lands and heirship and deeded lands and any other income of the individual shall be held by such individual.

(As stated in Bureau of Indian Affairs, Washington Office, Amended Constitution and Bylaws approval letter dated April 24, 1963, "it must be understood that where income is derived from trust sources and such monies are processed through the Individual Indian Money Accounts, the Individual Indian Money regulations shall govern").

Section 8. (Pursuant to Bureau of Indian Affairs, Washington Office, amended Constitution and Bylaws approval letter dated April 24, 1963, this section was disapproved and deleted from the tribal document.)

ARTICLE V - DUTIES OF OFFICERS

Section 1. Duties of Chairman: All duties normally applicable to the post of Chairman shall be required of the Chairman although he need not necessarily preside at General Council meetings. All official Tribal business shall require the signature of the executive Chairman.

(As stated in Bureau of Indian Affairs, Washington Office, Amended Constitution and Bylaws approval letter dated April 24, 1963, we interpret the reference to "executive chairman" to mean the Chairman of the Yankton Sioux Tribal Business and Claims Committee.)

Section 2. Duties of Vice-Chairman: The Vice-Chairman shall assume and discharge the duties of the office of Chairman in the absence or disability of, or at the request of the Chairman. The Vice-Chairman shall administer oaths of office to all members who may be elected before such elected members take active part in the deliberations of the Committee.

Section 3. Duties of the Secretary: The Secretary shall have charge of and keep an accurate record of all proceedings of the meetings, keep such records as may be required by the membership, and keep the members of the Tribe clearly informed of the various accomplishments of the Committee, and shall handle the correspondence of this organization. All official Tribal business shall require the signature of the Executive Secretary.

Section 4. Duties of Treasurer: The Treasurer shall be responsible for maintaining the bookkeeping system and preparing the annual budget, financial statements, balance sheets, and profit and loss statements. The Treasurer shall sign all vouchers and make a full report to the Tribe on the financial reports as they are available and at the annual meeting, the Treasurer shall also be bonded.

Section 5. Duties of Chaplain: The Committee shall agree on selecting a Chaplain who shall give the invocation at all meetings.

ARTICLE VI - ELIGIBILITY OF OFFICE

Section 1. Any member of this organization in good standing over the age of 21 years shall be eligible to hold office in this organization with the provision that he or she shall be a resident of the Yankton Indian Reservation of South Dakota for at least one year. This shall specifically exclude any employee of the United States Government.

ARTICLE VII - VACANCIES

Section 1. Any and all vacancies existing other than from the expiration of the term of office shall be filled by a majority vote of the membership acting at the regularly scheduled Tribal meeting, and such appointed person shall hold office for the unexpired term of the person he succeeds and until a successor is duly elected and installed.

ARTICLE VIII - OATH OF OFFICE

Section 1. All duly elected or appointed members of the Committee shall take an oath of office prior to assuming the duties of such office, pledging himself to support and defend the Constitution of the United States of America, the Constitution of the state of South Dakota and the Constitution of the Yankton Sioux Tribal Business and Claims Committee including the Bylaws thereof. The oath shall be in form as follows:

"I, ________, do solemnly swear to defend the Constitution of the United States of America, the Constitution of the State of South Dakota, and the Constitution and By-Laws of the Yankton Sioux Tribal Business and Claims Committee against all enemies. I will carry out, faithfully and impartially, the duties of my office to the best of my ability, and protect the best interests of the Yankton Sioux Tribe of Indians in accordance with its Constitution and By-Laws. So help me God."

ARTICLE IX - UNDUE INFLUENCE ON CONTRACTS

(The provisions of Article IX of the Amended Bylaws were disapproved by Bureau of Indian Affairs, Washington Office letter dated April 24, 1963, and therefore are omitted from this text. The article number remains only for continuity of numerical sequence.)

ARTICLE X - MEMBERSHIP FILE

Section 1. Each and every member of this organization shall furnish the Secretary with his or her address for mailing purposes.

ARTICLE XI - QUASI CORPORATION

<u>Section 1.</u> This organization shall be in the nature of a corporation.

<u>Section 2.</u> This organization shall not be perpetual, but shall depend upon the sphere of its activity.

<u>Section 3.</u> This Quasi Corporation shall operate without a State or Federal Charter.

ARTICLE XII - RULES OF ORDER

<u>Section 1.</u> All proceedings of this organization shall be conducted under and pursuant to Roberts' Rules of Order.

ARTICLE XIII - AMENDMENTS

Section 1. The procedures for amending these By-Laws shall be in accordance with ARTICLE II of the Constitution.

(Pursuant to Bureau of Indian Affairs, Washington Office, Amended Constitution and Bylaws approval letter dated April 24, 1963, "It is, however, understood that amendments to the Bylaws shall be accomplished in accordance with the provisions of Article XI of the Constitution").

(Pursuant to Bureau of Indian Affairs, Washington Office, Amended Constitution and Bylaws approval letter dated April 24, 1963, "The amended constitution of the Yankton Sioux Tribe is approved as set forth herein".)

CERTIFICATION OF ADOPTION

THE ATTACHED AMENDED CONSTITUTION AND BYLAWS (1962) WERE adopted AT A MEETING HELD JULY 2, 1962, at GREENWOOD, SOUTH DAKOTA, by a vote of 77 for, and 35 against, of the approximately 175 persons in attendance.

AMENDMENT CONSTITUTION AND BYLANS OF THE YANKTON SIOUX TRIBE SOUTH DAKOTA

AMENDMENT I

Article IV, Membership, Section 1, of the Constitution shall be smended to read as follows:

- Sec. 1(a) The membership of the Yankton Sioux Tribe shall consist of the following:
 - 1. All persons of Yankton Sioux Blood whose names appear or are entitled to appear on the October 6, 1972, Yankton Sioux Tribal Roll.
 - 2. All children born to members whose names appear on the base roll of October 6, 1972, of the Yankton Sioux Tribe must possess at least one-fourth (1/4), degree Indian Blood of which one-eighth (1/0) must be Yankton Sioux Indian Blood.
- Sec. 1(b) The following persons shall not be eligible for enrollment with the Yankton Sioux Tribe:
 - 1. Persons who are enrolled with unother Tribe of Indians and who have shared as members in allotments of land/or payments, excluding inherited interests, from any other tribe.
 - 2. Children of Indian Blood of other tribes and non-Indian Children who have been legally adopted by unabers of the Tribe.
 - 3. Persons who are not citizens of the United States.

DELETE SECTION 3 OF ARTICLE IV, MEMBERSHIP

I, Harley D. Zephier, Area Director of the Aberdeen Area Office,
Lureau of Indian Affairs, by virtue of the authority granted to me
by 10 BIAM 3.1, hereby approve the attached Amendment No. I, which
amends Section 1 of Article IV, Membership, of the Constitution of
the Yankton Sioux Tribe of South Dakota.

(Sgd) Harley D. Zephier
Area Mrector

Data: JUN 1 6 1975

Aberdeen Area Office Aberdeen, South Takota

I, Harley D. Zephier, Area Director of the Aberdeen Area Office,
Sureau of Indian Affairs, by virtue of the authority granted to me
by 10 BIAN 3.1, hereby approve the attached Amendment II, which
emends the Constitution of the Yankton Sieux Tribe of South Dekota
by adding an Article XII, Law and Order.

(Sgd) Harley D. Zephier

Data: JUN 1 6 1975

Aberdeen Area Office Aberdeen, South Dakota

AMENDMENT CONSTITUTION AND BYLAWS OF THE YARKTON SIGUX TRIBE SOUTH DAKOTA

AMENDMENT II

Add am Article XII to the Constitution to read as follows:

Article XII, Lew and Order

Sec. 1 To promulgate and enforce ordinances governing the conduct of members of the Yankton Sioux Tribe and providing for the maintenance of law and order and the administration of justice by the establishment of a reservation court and defining its duties and powers subject to the approval of the Secretary of the Interior or his authorized representative.

I, Harley B. Zephier, Area Director of the Aberdeen Area Office,
Bureau of Indian Affairs, by virtue of the authority granted to me
by 10 BIAM 3.1, hereby approve the attached Amendment III, which
amends Section 2 of Article II, Elections, of the Bylaws of the
Yankton Sioux Tribe of South Dakota.

(Sgd) Harley D. Zephier

Area Director

Date: JUN 1 6 1975

Aberdeen Area Office Aberdeen, South Dakota

AMENDMENT CONSTITUTION AND BYLANS OF THE YAPKYON SLOUX TRIBE SOUTH DAKOTA

AMENTMENT III

Article II, Flections, Section 2, of the Eylaws, shall be smended to read as follows:

Sec. 2 All eligible nembers of the Yankton Sioux Tribe eighteen (13) years of age or older shall be eligible to vote in all tribal elections.

I, Earley D. Zephier, Area Director of the Aberdeen Area Office,
Bureau of Indian Affairs, by wirtue of the authority granted to me
by 10 BIAM 3.1, hereby approve the attacked Amendment IV, which
smends Article II, Elections, of the Bylams of the Yankton Sieux
Tribe of Journ Jakota by adding a Section 3.

(Sgd) Harley D. Zepmer
Area Director

Date: JUN 1 6 1975

Aberdeen Area Office Aberdeen, Journ Dance

AMENDMENT CONSTITUTION AND SYLAWS OF THE YAMKTON SIOUX TRIBE SOUTH DAKOTA

AMENDMENT IV

Article II. Elections, of the Bylaws shall be emended by adding a Section 3 as follows:

Sec. 3. All elections shall be governed by Section 1 of Article II and ordinances establishing election rules and regulations promulgated by the Tankton Sioux Businese and Claims Committee subject to approval by the Yankton Sioux Several Council.

I, Cora L. Jones, Area Director of the Aberdeen Area Office, Bureau of Indian Affairs, hereby acknowledge approved, under the provision of 25 U.S.C. § 476(e)(2), the attached Amendment V (proposed Amendment A on the February 5, 1990, ballot) to the Constitution and Bylaws of the Yankton Sioux Tribe. As provided in 25 U.S.C. § 476(e)(2), the amendment is effective March 23, 1990.

(SGD) CORA L. JONES

Area Director

DEC 15 1998

Date:
Aberdeen Area Office
Aberdeen, South Dakota

AMENDMENT CONSTITUTION AND BYLAWS OF THE YANKTON SIOUX TRIBE SOUTH DAKOTA

AMENDMENT V

ARTICLE VI, Section 1, of the Constitution is amended to read as follows:

Section 1. The Territory and Jurisdiction to which this Constitution shall exist shall extend to all lands and water, including the Missouri River, within the exterior boundaries of the 1858 Treaty. All rights, privileges, and annuities under the Treaty of 1851 and Agreements with the United States Government shall remain in full force and effect.

I, Cora L. Jones, Area Director of the Aberdeen Area Office, Bureau of Indian Affairs, hereby acknowledge approved, under the provision of 25 U.S.C. § 476(e)(2), the attached Amendment VI (proposed Amendment B on the February 5, 1990, ballot) to the Constitution and Bylaws of the Yankton Sioux Tribe. As provided in 25 U.S.C. § 476(e)(2), the amendment is effective March 23, 1990.

(SGD) CORA L. JONES

Area Director

DEC 15 1998

Date:
Aberdeen Area Office
Aberdeen, South Dakota

AMENDMENT CONSTITUTION AND BYLAWS OF THE YANKTON SIOUX TRIBE SOUTH DAKOTA

AMENDMENT VI

ARTICLE X, Section 1, of the Constitution is amended to read as follows:

Section 1. Hunting and Fishing of wild game shall not be forbidden any Indian within the exterior boundaries of the 1858 Treaty, including the Missouri River. All Hunting and Fishing rights from other Treaties and Agreements shall remain in full force and effect.

I, Cora L. Jones, Area Director of the Aberdeen Area Office, Bureau of Indian Affairs, hereby acknowledge approved, under the provision of 25 U.S.C. § 476(e)(2), the attached Amendment VII (proposed Amendment C on the February 5, 1990, ballot) to the Constitution and Bylaws of the Yankton Sioux Tribe. As provided in 25 U.S.C. § 476(e)(2), the amendment is effective March 23, 1990.

(GGO) CORA L. JONES

Area Director

DEC 15 1998

Date:
Aberdeen Area Office
Aberdeen, South Dakota

AMENDMENT CONSTITUTION AND BYLAWS OF THE YANKTON SIOUX TRIBE SOUTH DAKOTA

AMENDMENT VII

ARTICLE X, Section 3, of the Constitution is added and reads as follows:

Section 3. The Fish and Wildlife Commission shall have authority to promulgate Ordinances to carry out this Section. Subject to ratification by the General Council.