We affirm that the Fort Laramie Treaty of 1868 was enacted in 1868 as an international agreement between the Sioux: Brule, Oglala, Miniconjou, Yanktonai, Hunkpapa, Blackfeet, Cuthead, Two Kettle, Sans Arcs, and Santee, and Arapaho and the United States of America.

We affirm that the Fort Laramie Treaty of 1868 was enacted and ratified by the Congress of the United States of America under Article VI (2) of the Constitution of the United States which states:

“This Constitution, and the Laws of the United States which shall be made in pursuance thereon; and all Treaties made, or which shall be made, under the Authority of the United States, shall be the supreme Law of the Land; and the Judges in every State shall be bound thereby, any Thing in the Constitution or Laws of any State to the Contrary notwithstanding.”

We affirm that the Fort Laramie Treaty of 1868 was further protected by United States federal law, Statutes at Large, 16:566, the March 3rd Act of 1871 which states: “Provided, further, That nothing herein contained shall be construed to invalidate or impair the obligation of any treaty heretofore lawfully made and ratified with any such Indian nation or tribe…”

We affirm that the Fort Laramie Treaty of 1868 was not a treaty of land cession but was a treaty of peace, and that no land within the Treaty Territory as delineated within the 1868 Treaty and stated in Article 2: “…commencing on the east bank of the Missouri River where the forty-sixth parallel of north latitude crosses the same, thence along low water mark down said east bank to a point opposite where the northern line of the State of Nebraska strikes the river, thence west across said river, and along the northern line of Nebraska to the one hundred and fourth degree of longitude west from Greenwich, thence north on said meridian to a point where the forty-sixth parallel of north latitude intercepts the same, thence due east along said parallel to the place of beginning;…” has ever been ceded to the United States or any other government.

We affirm that the Fort Laramie Treaty of 1868 also did not cede any water, forests, minerals, air, animals, or other ‘natural resources’ to the government of the United States of America or any other government.

We affirm that the Fort Laramie Treaty of 1868 did not give to the United States of America the unilateral authority to make any laws regarding any aspect of the Indian tribes so named.

We affirm that the land, water, forests, minerals, air, animals and all other ‘natural resources’ within the boundaries of the Fort Laramie Treaty of 1868 according to Article 2, were and are “set apart for the absolute and undisturbed use and occupation of the Indians herein named…”

We affirm that any use, abuse, sale, or exchange of the land, water, forests, minerals, air, animals or other ‘natural resources’ within the confines of the territory as delineated in the Fort Laramie Treaty of 1868 is illegal, trespass, and theft.

We affirm that the environment of the 1868 Treaty Territory has been almost completely destroyed under the illegal occupation of the United States of America.

We strongly recommend that the United States begin an awareness process to educate all of the people living in the American states of Montana, North Dakota, South Dakota, Wyoming and Nebraska that they are illegally trespassing within the confines of the 1868 Treaty Territory.

We strongly recommend that the United States begin a process to compensate their citizens for any losses they sustain as a consequence of their believing they were able to live legally within the confines of the Treaty Territory, and also to provide assistance to relocate said citizens to other places.

We strongly recommend that the United States develop a plan for the return of the 1868 Treaty Territory to the Indian tribes so named, and that such plan shall also include compensation for
the repair of all environmental damage including damage to the land, water, forests, minerals, air, animals or other 'natural resources.'

We strongly recommend that the United States develop a plan with enough appropriations for the repair of the societal structures of the Indians named for a period of at least 10 years.

We strongly recommend that the United States cease blocking the Great Sioux Nation and other Indigenous nations of the North American continent from participation at the same level as other Nation-States in the United Nations and other International Fora by the practice of the United States of declaring that such Indigenous nations are domestic nations when in reality the United States is illegally occupying Treaty territories and destroying the economies of once independent Indigenous nations.

CERTIFICATION

This Declaration was duly discussed and consensus reached at the 140th Anniversary of the signing of the Fort Laramie Treaty of 1868 at Mni Luzahan within the confines of the Great Sioux Reservation on April 12, 2008.

Attest:

_________________________________________ Garvard Good Plume

Charmaine White Face, Spokesperson Witness
Teton Sioux Nation Treaty Council

______Clifford White Eyes, Sr. ______ Vincent Brings Plenty __
Witness Witness

______John Long Sr. __________
Witness