its agreement and the Principal Agreement shall be read and construed agreement and all provisions of the Principal Agreement had inconsistent agreement and heart principal agreement and heart principal of amounts lend under the Principal of the agreement.

while this agreement, with the second of the

- 1. In this agreement the term "Canadian services" has the meaning at to it by the Export Credits Insurance Act of Canada or any regulations thereunder.
- 2. Notwith caronal and the contained in the Principal Agreement mutually beared to as a serviced in clause two of the Principal Agreement of China thereunder as provided in clause two of the Principal Agreemany be requisitioned by the Government of China to enable it to a produced against the land of the payment of the cost of the produced against two, and the Government of China agrees to expend in the said clause two, and the Government of China agrees to expend moneys received by it by way of loans under the Principal Agreement and agreement, solely for the purpose of purchasing from exporters and the cost of Canadian produced goods exported or to be exported from or the cost of Canadian services in accordance with a program to be agree from time to time by the Canadian Minister of Trade and Commerce to Canadian Minister of Finance and by representatives of the Government designs against the Ambassador of China to Canada.
- Principal Agreement, it is mutually a Dollars (\$60,000,000) Canadian ament which has not been requisit now with the said clause two on inned by the Government of Chip hetory appropriate as, area, and the Minister will pay the amounts so requisite the memory provided in the Principal Agreement in respect of one requisitioned.
- 4 Without restricting the operation of clause six of the Principal ment, which shall have full operation in respect of amounts paid by the into the account of the Government of China for the credit of the Government during the period therein mentioned, the Government appreciation for the account of the Government appreciation for the credit of the Chinese Government pursuant to the Agreement and clause three of this agreement during the period complanuary 1, 1948, and ending on December 31, 1948, inclusive, top interest thereon as provided in clause five of the Principal Agreement and of the said period, be consolidated into one amount, exclusive the consolidated debt, and the Government of China shall the December 31, 1948, pay one-thirtieth of the amount of the consolidated debt, which bonds shall constitute valid, binding and amoundational obligations of the Government of China; the sale boar interest at the rate of stree percenture per annum, payable soon the 30th day of June and the 31st day of December and shall make in awaste nine equal annual amounts of principal payable on the December 1949, and annual amounts of principal payable on the December 1949, and annual amounts of principal payable on the December 1949, and annual amounts of principal payable on the December 1949, and annual amounts of principal payable on the December 1949, and annual amounts of principal payable on the December 1949, and annual amounts of principal payable on the December 1949, and annual amounts of principal payable on the December 1949, and annual amounts of principal payable on the December 1949, and annual amounts of principal payable on the December 1949, and annual amounts of principal payable on the December 1949, and annual amounts of principal payable on the December 1949, and annual amounts of principal payable on the December 1949, and annual amounts of principal payable on the December 1949, and annual amounts of principal payable on the December 1949, and annual amounts of principal payable on the December 1949