## 12. Regarding deeming:

The Parties agree that \_\_\_\_% of the United States [U.S. Proposal: Yukon River] harvest of salmon originating in the Yukon River drainage in Canada shall be deemed to be of United States origin.

## Regarding the U.S. financial contribution to the Fund during the long-term agreement:

The amount of the U.S. financial contribution to the Fund shall be determined by the Yukon River Panel. To determine this contribution the Yukon River Panel shall:

- a. estimate, based on the recommendation of the JTC, the number of Canadian-origin chinook and chum salmon in the U.S. harvest for the previous year, using, for the first year, the figure of \_\_% for Canadian-origin chinook salmon and \_\_% for Canadian-origin chum salmon;
- b. subtract the number of Canadian origin chinook and chum salmon deemed, in accordance with Paragraph [X], to be of U.S. origin; and
- c. multiply the resulting figures by the average commercial [Canadian Proposal: <u>wholesale</u>] [U.S. Proposal: ex-vessel market] values for chinook and chum salmon caught by the Canadian Yukon River commercial fishery in the year for which the calculation is done;
- d. in the event that, for any year, the Yukon River Panel cannot by the end of December of the following year agree on the above estimates, and the dispute is submitted for referral to a Technical Dispute Settlement Board, the estimates established for the previous year shall apply for that year until they are replaced by different estimates established by the decision of the Board.

## 14. Further regarding contributions to the Fund:

The Parties further understand that application of the provisions of Paragraph 32 represents compensation [Canadian Proposal: <u>owed to Canada</u>] for U.S catches of Canadian-origin Yukon River salmon and shall represent full implementation of Article III(1)(b) as it applies to Canadian origin Yukon River salmon.