

10. The improvement in stream-flows brought about under the provisions of the Treaty not to be used by any person or entity in either country for hydroelectric power purposes except during the month immediately preceding the date of exchange of ratifications of the Treaty, on all interests therein.

(a) in the United States, with the approval of that Government's operating entity designated under the provisions of paragraph 18, from the first day of the such average annual yield to the nearest one-eighth of

(b) in Canada, with the approval of whatever authority has or may be given jurisdiction in that regard by law in Canada, to the extent that the flows of the

the approval in either case to be under such conditions as each shall determine to be consistent with the Treaty.

11. By agreement of the operating entities referred to in paragraph 18, subject to the authorization of the United States and Canada:

(a) capacity benefits may be exchanged for energy benefits, and

(b) portions of the power benefits to which Canada is entitled under the Treaty may be disposed of within the United States.

12. The United States, at its expense, to provide to Canada at a point on the Canada-United States boundary near Oliver, British Columbia, in accordance with the schedules of delivery made as contemplated by paragraph 18, the entitlement of Canada described in paragraph 7, less transmission loss.

(1) The United States, at its expense, to make available the Bonneville Power Administration's transmission grid to provide Canada with east-west standby transmission service to safeguard the transmission of Canada's share of power benefits from Oliver, British Columbia, to Vancouver, British Columbia, and to permit Canada to make use of such facilities for system stability.

(2) Subject to sub-paragraph (3) Canada to pay the United States in consideration of the service made available by the United States pursuant to sub-paragraph (1) a standby charge of 1.50 United States dollars per annum for each kilowatt of dependable capacity of Canada's entitlement described in paragraph 7.

(3) In the event that an electrical interconnection and coordination arrangement is made in accordance with paragraph 18, the obligation of Canada to make the payment referred to above to cease when such arrangement becomes operative.

14. (1) The United States to pay to Canada upon the commencement of operation, under the assured plan of operation, of each storage provided by Canada pursuant to paragraph 1 an amount equal to one-half the flood control benefit attributed to that storage, calculated in accordance with Annex B, capitalized at the interest rate described in sub-paragraph (2) over a period equal to sixty years less the time elapsed between the date of exchange of ratifications of the Treaty and the date of commencement of such operation.