- 7.4. British Columbia's obligations under this Agreement shall only be relieved to the extent that they are satisfied by such third party assignees.
- 7.5. British Columbia shall pay Bonneville for verifiable administrative, scheduling and billing costs that Bonneville may incur as a result of assignments under this Agreement. Bonneville and British Columbia agree to use best efforts to alleviate any administrative difficulties created by assignments under this Agreement.
- 7.6. Any rights assigned to a third party pursuant to this Section 7 may not be further assigned to another third party unless such practice is standard practice which Bonneville makes available to other parties.
- 7.7. Notwithstanding Section 7.1, British Columbia may from time to time assign to British Columbia Power Exchange Corporation or any other British Columbia crown corporation all of its rights and obligations under this Agreement. No more than one such assignment may be effective at any one time and such assignment shall convey all of such rights and obligations for the period of such assignment. British Columbia shall provide prompt written notice to Bonneville of such assignment no later than 60 days prior to its effective date including the name, mailing address and phone numbers of such assignee and the term of the assignment. Any assignee pursuant to this Section 7.7 shall have all the rights of British Columbia pursuant to this Agreement, including the right to assign rights and related obligations pursuant to this Section 7, notwithstanding that such assignee is not designated as an entity by Canada pursuant to the Treaty.

8. Scheduling

- 8.1. Scheduling guidelines as agreed to by the Canadian Entity and U.S. Entity shall apply to all Canadian Entitlement delivered under this Agreement. The Parties agree that the scheduling agent appointed by the Canadian Entity pursuant to the Entity Agreement shall schedule all Canadian Entitlement under this Agreement.
- 8.2. For the period prior to April 1, 2000, British Columbia shall provide Bonneville for each schedule under Section 4 of this Agreement written notice of the receiving control area, all transmission providers that British Columbia intends to use, and the last