

power, and of all the power works in Canada, and will be kept informed as to the progress thereof.

(ii) Canada will not approve

the plans and specifications of any common works unless Ontario has signified that it is satisfied as to their stability and adequacy for any purposes that are of interest to Ontario, or

the plans and specifications of any power works in Canada without the prior approval of Ontario; provided that Ontario's approval or signification as aforesaid will not be unreasonably withheld or delayed.

(iii) All the works mentioned in this paragraph will be constructed in conformity with the plans and specifications, in respect of which Ontario has signified its satisfaction or approval.

(b) Canada assumes responsibility for the design of all navigation and common works. The provision for the passage and for the regulation of water through all power structures and the stability and adequacy of power structures, in so far as they may affect navigation, will be subject to Canada's approval.

ARTICLE VI

In addition to the waters available to Ontario under Article XIII, Canada will make available to Ontario for the development of power all the share of the water in the International Rapids Section, as made available for use in Canada by the Canada-United States Agreement, being one-half of the water available for power purposes in the International Rapids Section exclusive of diversions into the Great Lakes System under the provisions of Article VIII of the Canada-United States Agreement, and Ontario will be deemed to be the owner of the Canadian share of water power in the International Rapids Section and will have, solely for power purposes, the perpetual right to the use, in common with Canada, of the common works.

ARTICLE VII

(a) Ontario assumes responsibility for all costs and charges on account of the Ogoki River diversion and the Long Lac diversion and undertakes to proceed with these diversions in accordance with commitments already made.

(b) Ontario undertakes to construct, pursuant to the provisions of Article IX of the Canada-United States Agreement, remedial works in the Niagara River, and to pay the costs thereof up to eight hundred and thirty-eight thousand four hundred and fifty dollars (\$838,450), and Canada undertakes to reimburse Ontario as accounts are rendered the costs in excess of that amount.