- (ii) have any United States Federal regulatory approvals that are required to purchase power at the Point of Entitlement Delivery; provided, however, that if such assignee does not dispose of the assigned power before it must be scheduled, the assignee must also meet the requirements in (i) above;
- (c) British Columbia shall be the representative for such third party with respect to scheduling the portion of the Canadian Entitlement assigned except that purchasing and scheduling of transmission from the Point of Entitlement Delivery shall be the responsibility of the assignee;
- (d) British Columbia shall provide to Bonneville, by the hour for submitting daily pre-schedules at least three working days prior to the day of first delivery, written notice of the assignment specifying the assignee, the capacity amounts, in megawatts (MW), assigned to the assignee, and the period of the assignment;
- (e) British Columbia shall submit to Bonneville, at the same time as the Canadian Entity submits daily pre-schedules of Canadian Entitlement pursuant to the Scheduling Guidelines, the hourly amounts of Canadian Entitlement that will be scheduled to an assignee or a purchasing/selling entity on behalf of the assignee under this Agreement; and
- (f) British Columbia has provided Bonneville six months written notice of its intent to commence making assignments pursuant to this Agreement.
- 7.2. British Columbia is responsible for delivering to the assignee any energy scheduled to or on behalf of the assignee that, due to an uncontrollable force, is delivered to the Canada -United States border pursuant to scheduling guidelines as agreed to by the Canadian Entity and the U.S. Entity.
- 7.3. British Columbia is responsible for all billing, notification regarding changes in schedules, and reconciliation of discrepancies in schedules among British Columbia, its assignces and any purchasing/selling entity receiving that power.