

- (d) That a dredging permit will be required for work in United States waters.
- (e) That a temporary importation bond entry under the United States Tariff Act will be required for the period of time that the dredge or dredges will be operating in United States waters.
- (f) That no special rights or privileges beyond the permission to dredge in the area of United States territory described in this Note shall be acquired by the Canadian Government and no obligations or commitments shall be assumed by the United States Government by virtue of this Note, except as expressly set out herein.
- (g) That permission to perform any future maintenance of that part of the channel dredged in United States waters by the Canadian Government will require the issuance of a new dredging permit.
- (h) That each party to this agreement undertakes that all requests received by its supervisory personnel connected with the project from authorities within its jurisdiction for information concerning personnel employed upon the project, when such information is not related to the employment of such personnel upon the project, shall be brought to the attention of the other party. The party from whom the information is requested will give due consideration to the position which the other party may take with regard to the provision of such information.

If the conditions and terms outlined above for dredging in United States waters are acceptable to the Government of the United States of America, it is proposed that this Note and the Ambassador's reply shall constitute a special agreement between our two Governments under article III of the Boundary Waters Treaty of January 11, 1909.

H. C. G.

Ottawa,

October 17, 1961.

*(The following text is a faint, mirrored bleed-through from the reverse side of the page, appearing upside down and is largely illegible.)*