Sec. 412 (a) of the Claims Resolution Act of 2010, the law that ratified the Crow settlement:

“SEC. 412. YELLOWTAIL DAM, MONTANA.

(a) Streamflow and Lake Level Management Plan.--
   (1) In general.--Nothing in this title, the Compact, or the Streamflow and Lake Level Management Plan referred to in article III(A)(7) of the Compact--
      (A) limits the discretion of the Secretary under the section 4F of that plan; or
      (B) requires the Secretary to give priority to any factor described in section 4F of that plan over any other factor described in that section.
   (2) Bighorn lake management.--Bighorn Lake water management, including the Streamflow and Lake Level Management Plan, is a Federal activity, and the review and enforcement of any water management decisions relating to Bighorn Lake shall be as provided by Federal law.
   (3) Applicability of paragraphs (1) and (2).--The Streamflow and Lake Level Management Plan referred to in and part of the Compact shall be interpreted to clearly reflect paragraphs (1) and (2).
   (4) Applicability of instream flow requirements in plan.--Notwithstanding any term (including any defined term) or provision in the Streamflow and Lake Level Management Plan, for purposes of this title, the Compact, and the Streamflow and Lake Level Management Plan, any requirement in the Streamflow and Lake Level Management Plan that the Tribe dedicate a specified percentage, portion, or number of acre-feet of water per year of the tribal water rights to instream flow means (and is limited in meaning and effect to) an obligation on the part of the Tribe to withhold from development or otherwise refrain from diverting or removing from the Bighorn River the specified quantity of water for the duration, at the locations, and under the conditions set forth in the applicable requirement.”