of the amount of cash required to be paid to the Trustee under any provision of the Original Indenture, the Second Supplemental Indenture, the Fourth Supplemental Inden-ture, the Fifth Supplemental Indenture, the Seventh Sup-plemental Indenture, the Eighth Supplemental Indenture, the Ninth Supplemental Indenture, the Tenth Supplemental Indenture or of this Supplemental Indenture for which the (vi) inclusive of this paragraph (a) is less than the amount set forth in Subdivision (ii) hereof to the extent of any such and if the total of the amount set forth in Subdivisions (iii) to leficiency, further stating : (vii) the expenditures for bondable property charged to plant accounts of the Company on and after January 1, 1949 in excess of the cost of property retirements credited to plant accounts on and after January 1, 1949 and not theretofore made the basis of the authentication and de-livery of Bonds or the withdrawal of eash, or the reduction Company then elects to take credit under this Section; (v) the expenditures for boundable property charged to plant accounts on and after January 1, 1949 in excess of the cost of property retirements credited to plant accounts on and after January 1, 1949 and theretofore included in certificates filed with the Trustee pursuant to this para the Trustee pursuant to this Section; graph (a); cost of bondable property charged to plant accounts on and after January 1, 1949, in an amount equal to the cost of property retirements credited to plant accounts on and after January 1, 1949; (iv) the expenditures for replacements for the period beginning January 1, 1949, which shall be deemed to be the (m) the experimentaries for maintenance and repairs charged to operating expense accounts of the Company for the period beginning January 1, 1949; (vi) the amount of any each theretofore deposited with (iii) the expenditures for maintenance (iii) 13% of such amoun and provided that the certificates filed by the Company under and pursuant to the provisions of Section 2 of Article IV, as amended, of the Second Supplemental Indenture or Section 2 of Article IV, as amended, of the Fourth Supplemental Indenture or Section 2 of Article IV as amended, of the Fifth Supplemental Indenture or Section 2 of Article IV of the Seventh Supplemental Indenture or Section 2 of Article IV of the Eighth Supplemental Indenture or Section 2 of Article IV of the Ninth Supplemental Indenture or Section 2 of Article IV of the Tenth Supplemental Indenture or Section 2 of Article IV of the Tenth Supplemental Indenture shall be in lieu of the officers' certificate above provided which need not be filed separately so long as similar certificates are filed under any of said supplemental indentures. Any eash deposited with the Trustee under Subdivision (H) of this of property additions, the resolutions, certificates, instruments, opinion of counsel, prior lien Bonds and eash required by Section 1 of Article VIII of the Original Indenture, except that such documents shall refer to the reduction of eash rather than to a withdrawal of eash and the engineer's certificate shall state the cost of property additions retired during the applicable period and the excess of the cost of gross property additions purchased, constructed or otherwise acquired over and additions purchased, constructed or otherwise acquired over the cost of property additions retired during such period and the period to be specified in such engineer's certificate during which the property additions were purchased, constructed or otherwise acquired and/or retired by the Company, shall (b) If any of the bondable property referred to in Sub-division (vii) of Paragraph (a) of this Section 2 shall consist commence on January 1, 1949, (viii) the amount of any cash or Bonds of the Ninth Series theretofore issued and outstanding then to be de-posited with the Trustee as a credit under this section; 81

Section, in accordance with the request of the Company expressed by a certified resolution, shall be applied by the Trustee to the purchase or redemption of Bonds of the Ninth Series or paid over to the Company upon delivery by the Company to the Trustee of an aggregate principal amount of issued Bonds of the Ninth Series equal to the amount of ssed by a rchase or