

(7) any property used or intended for use primarily in the business of distributing, supplying and/or selling natural or artificial gas at retail for domestic or public use, or in the business of any local gas distribution system; or

(8) any item of property acquired to replace a similar item of property whose retirement has not been credited to plant account; or any property whose cost has been charged, or is properly chargeable, to repairs or maintenance or other operating expense account, or whose cost has not been charged, or is not properly chargeable, to plant or plant addition account; or

(9) any property of the character embraced within the definition of Excepted Property; or

(10) any plant or pipeline system in which the Company shall acquire only a leasehold interest or any betterments, extensions, improvements or additions of, upon or to any plant or pipeline system in which the Company shall own only a leasehold interest."

(b) *Paragraph B* of said *Section 24* of the Original Indenture is hereby deleted.

(c) *Paragraph D* of *Section 24* of the Original Indenture is hereby amended so that hereafter it shall read as follows:

"D. '*Prior Lien*' shall mean and include any mortgage or other lien (except Permitted Encumbrances) prior to the lien of this Indenture upon property hereafter acquired by the Company, and upon such acquisition constituting part of the Trust Estate, existing on said property and/or placed thereon to secure unpaid portions of the purchase price, at the time of such acquisition. '*Prior Lien Obligations*' shall mean any bonds or indebtedness and/or evidences of indebtedness se-