

of this Indenture or the withdrawal of any Bonded Cash (or Bonded or Unbonded Cash, if withdrawn under *Section 57*) from the New York Trustee, whether or not the entire amount of such Property Additions shall have been 'used' for such purpose within the meaning of *Paragraph O* of this Section, subject nevertheless to the right of the Company to the use of any "Additions Credit" as defined in *Paragraph O* of this Section for any purpose permitted by this Indenture;

(3) All purchase money obligations and governmental obligations delivered or required to be delivered to the New York Trustee to obtain the release of any Bonded Property from the lien of this Indenture, or constituting all or any part of the proceeds of any Bonded Property taken by eminent domain or purchased by a public authority or otherwise disposed of;

(4) All property acquired by the Company to replace, or in lieu of, Bonded Property sold or disposed of pursuant to *Paragraph A* of *Section 40*, or to repair, replace or restore insured Bonded Property which shall have been damaged or destroyed but the proceeds of the insurance on which shall not have been required to be paid to the New York Trustee pursuant to the provisions of *Section 77*;

(5) All Property Additions previously certified to the New York Trustee to meet the requirements of any sinking, amortization, improvement, purchase or other analogous fund, if any, which may hereafter be created as provided in *Section 6*, but only if, and to the extent that, the supplemental indenture or other instrument creating such fund shall preclude the certification of such Property Additions as a basis for the authentication and delivery of Bonds under this Article."