

plant or pipeline system (which term shall mean a plant or pipeline system purchased or otherwise acquired by the Company as a whole or substantially as a whole, but not originally constructed by or for the Company); and, if so, such Property Additions shall be separately described.

(7) Whether any part of the Property Additions (other than those acquired from Cities Service Transportation and Chemical Company concurrently with the execution and delivery of the supplemental indenture dated as of April 15, 1945) described in said certificate was acquired from an Affiliate; and, if so, such Property Additions shall be separately described.

(8) Whether any part of the Property Additions described in said certificate was acquired by the Company, in whole or in part, for a consideration consisting of securities; and, if so, such Property Additions shall be separately described, and said securities shall also be described.

(9) The Cost to the Company of said Property Additions, and also the Fair Value thereof at the date of such certificate as appraised by said Engineer; and stating that said Cost and Fair Value have been computed and ascertained as required by *Paragraph C of Section 24*. If, by virtue of the provisions of the foregoing *Clauses (6), (7) and/or (8)* of this Paragraph, any of said Property Additions shall be separately described in said certificate, the Cost and Fair Value of such Property Additions shall be separately stated; and, in the case of Property Additions of the character described in *Clauses (6) and/or (7)* of this Paragraph, said Fair Value shall not exceed the value of such Property Additions as stated in the certificate, order or other document filed with the New York Trustee pursuant to *Paragraph C* of this Section if such a certificate, order or