

other document is required by the provisions of said *Paragraph C*; and in the case of Property Additions of the character described in *Clause (8)* of this Paragraph, the portion of the Cost thereof represented by securities shall not exceed the fair value of such securities as shown by the Appraiser's Certificate filed with the New York Trustee pursuant to *Paragraph D* of this Section.

(10) That all the Property Additions described in said certificate are used or useful in the business of gathering, transporting and delivering natural or artificial gas and constitute Property Additions as said term is defined in *Section 24*, and that no part of said Property Additions is property whose acquisition under the provisions of *Section 24* is not permitted to be made the basis of the authentication and delivery of Bonds under this Article.

(11) That none of said Property Additions is subject to any lien, charge or encumbrance prior to the lien of this Indenture, *except* the Prepaid Liens described pursuant to *Clause (4)* of this Paragraph, and Permitted Encumbrances.

(12) Whether there is an unused Additions Credit, and, if so, a statement of the amount thereof and a reference to the previous certificate and/or application hereunder which originally created such Additions Credit and a reference to the instances, if any, in which any part of such Additions Credit has been previously used.

(If pursuant to the foregoing *Clause (12)* it is stated that the Company has an unused Additions Credit, and the amount thereof is sufficient, after making the computations provided for in *Paragraph G* of this Section to entitle the Company to the authentication and delivery of the Bonds applied for, the Property Additions Certificate need state only the matters required by *Clauses (12)* and *(13)* of this Paragraph, and the Opinion of Counsel