on the basis of Property Additions under Article Four, but with the following variations and omissions of the instruments specified in Section 25, to wit: E.T.

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(a) Clause (1) of the Property Additions Certificate shall contain an additional statement to the effect that none of the Property Additions therein described has been acquired by the Company more than forty-five (45) days prior to the date of the application for such release:

(b) there shall be an additional statement in Clause (2) of the Property Additions Certificate, to the effect that none of the Property Additions therein described has in any other previous or then pending application been made the basis for the release of any Unbonded Property from the lien of this Indenture or for the withdrawal of any Unbonded Cash from the New York Trustee or from the trustee or other holder of a Prior Lies, and that none of said Property Additions includes any property acquired or constructed by the Company in performance of its duty to replace old, inadequate, obsolete or worn cut Unbonded Property disposed of pursuant to Paragraph A of Section 40, or to repair, replace or restore insured Unbonded 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; and said Property Additions Certificate need not contain the statement required by Clause (13) thereof;

(c) it shall not be necessary for the Company to deliver to the New York Trustee the resolution required by *Paragraph A*, the Retirements Certificate required by *Paragraph E*, the Earnings Certificate required by *Paragraph F*, or any of the