certificates or parts of the Opinion of Counsel referred to in Clauses (5), (6) and (7) of Paragraph I, of Section 25;

(d) the Summary Certificate required by Paragraph G of Section 25 shall show only Gross Bondable Additions and shall not include any unused Additions Credit;

(c) if none of the property to be released is Bonded Property and such property or any part thereof is subject to a Prior Lien, the Property Additions then so certified may be subject to the same Prior Lien, and the Property Additions Certificate required by Paragraph B of Section 25 and the Opinion of Counsel required by Paragraph I of Section 25 may be modified accordingly.

Such certificates, opinions and other instruments shall be received by the New York Trustee in lieu of each up to the amount of the Property Additions so certified to the New York Trustee."

§18. Section 43 of the Original Indenture is hereby amended so that it shall hereafter read as follows:

"SECTION 43. Anything in Sections 41 and 42 to the contrary notwithstanding, unless an Event of Default shall have happened and shall not have been remedied, the Company shall have the right, at any time and from time to time, without any release or consent by the Trustees:

"A. To sell, assign or otherwise dispose of for a cash consideration free from the lien of this Indenture any part of the Trust Estate (except cash, obligations or other personal property pledged or deposited with or required to be pledged or deposited with the New York Trustee hereunder and except property at any time theretofore used for gas storage purposes), provided that the Fair Value, as of the