(d) Any each then being deposited with the Corporate Transfee pursuant to clause (a) of Part A of this Section 3, or, if any cash is being deposited with the transformate transfer of the First Mortgage or with the transformate ransfer of any Prior Lien or Permittle Lacembrance as permitted by the provisions of Section 4 of this Article A, in connection with the release of the property to be released, a written statement of such transfer or mort faster, and the case may be, certifying that such cash has been deposited with it;

Article X

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property as the table may be, certifying that such each has been deposited with the Corporate Trustee pursuant to the and pleaded with the Corporate Trustee pursuant to mensy obligation: A of this Sochon 3, or, if any purchase operate trustee of the Pirt Mority Piedge with the cor-porate trustee of the Pirt Mority Piedge with the cor-porate trustee of the Pirt Mority Piedge with the cor-porate trustee of the Pirt Mority Piedge with the cor-porate trustee of the Pirt Mority Piedge with the cor-porate trustee of the Pirt Mority Piedge with the cor-porate trustee of the Pirt Mority Piedge with the cor-porate trustee of the Pirts, a written statement of such trustee or mortgages, as the case may be, certifying that such purchase money obligations have been piedged with, together, in either event, with any and all assign-tished pursuant, for clause (b) Or this part. Commed furnished pursuant, for clause (b) Or this part. Commed furnished pursuant, for clause (b) Or the profer such trated to be necessary or otherwise to render sub-yet to the lise of the Mortgage, such purchase money obligations; (f) All such deeds, supplemental indentures, or instri-

obligations; (f) All such deeds, supplemental indentures, or instru-ments-of-farthar assurance, which, as set forth in the Optimion of Counsel farmished pursuant to clause (h) of this Part B, are stated to be necessary or advisable to subject to the lien of the Mortgage any property consti-tuting Additions and Betterments included in the Officers' Certificate filed with the Corporate Trustee pursuant to clause (a) of this Part B: se (c) of this Part B;

(g) An Engineer's Certificate stating the fair value the Company of the property a release of which is requested :

175 (h) An Opinion of Counsel to the effect that -

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b) An Opinion of Counsel to the effect that; (1) any purchase movey obligations pledged with the Corporate Trustee, or with the carrier termited Examinates and the First Mortgage, or with the carlier termited Examinates and the first Mortgage of any Port Lies or Pormitted Examinates with the carlier X, have been rulidly issued; that the half with the carlier X, bary been rulidly issued; that the half with the carlier X, have been rulidly issued; that the half with the carlier termines the observed to the Corporate Trustee purchase, rules, and the carlier of the Corporate Trustees analyzed to the Mortgage, such purchase moves obligations are secred by a wild lies upon the property released and here by lies in which were Primitted Excumbrances on the property released and step any Piror Lies of the which the property released and step any Piror Lies of the which the property released and step any Piror Lies of the which the property released and step any Piror Lies of the which the property released and step any Piror Lies of the which the property released and step any Piror Lies of the which the property released many piror termines and piror the property released and step the piron of the piroperty released and step the piron of the piroperty released and step the piron of the piroperty released and step the piroperty released and step the piroperty released and step the piroperty released termines termines termines the piroperty released termines te

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Artisle X Sections 3 and 4

the property released was subject; and (2) the property consituting Additions and Bet-terments opechical in the Officer's Certificate The-terments opechical in the Officer's Certificate The-sith the Corporate Transles purposed to the First Mort-space (so long as it remains a lice on the inortraject property) and to the lien of the Mortgage or will be-come subject to such lien upon the delivery and re-cording or filing of the deeds, supplemental indea-inters, or instruments of further assurmace, if any, prediced Basaid Opfinion of Counsel, subject to no de-ter in tills and subject to no lien thereas, if any, prediced Basaid Opfinion of Counsel may reside that it is based upon certificates or ophions of officers or engineers of the Counsang as to any matters of fact not of public record.

SECTION 4. If, under the provisions of the First Mortgage of any Prior Lien or Permitted Encumbrance on any

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Article 3

Artiste X 176

part of property to be released from the Mortgage, there is required to be made with or to the trustee or mortgages under such lies a deposit of each or pledge of purchase, money obligations in order to obtain a release therefrom of such part of the property subject to the Mortgage, the Com-many shall not be required to deposit or pledge with the Corporate Trustee such cash or purchase money obligations to the extent that the Company shall deposit near cash and pledge such purchase money obligations with the trustee or mortgages of such lies.

motranges of such lies. Bacrows 5, Should any part of the property subject to the lies of the Mortgage be taken by the exercise of the power of sminest domain or should any governmental body at any time scorrise any right which it may have to require the sale to it or to a purchaser designated by it of any fart of the property subject to the lies of the Mortgage, the Trustees, upon request of the Company, shall release the property no taken or sold upon the Corporate Trusteev being furnished with an Opinion of Counsel to the effect that such part of the property ubject to the lies of the Mortgage has been lawfully taken or sold at doresaid. The adoresaid Opinion of Counsel shall state the anomat of proceeds received or to be received for the property so taken or sold. Subject to the provisions of Section +bf this has been stated. Subject to the provisions of section +bf this be deposited with the Corporate Trustee.

 Sacrasz 6. In order to confirm, secure or clear (of record or otherwise) the prior right, charge, lien or title with respect to Equipment securing any Equipment Obligation hereinfrer craited unifor reservation of right set forth in connection erailed under reservation of tright set forth in connection with the granuling clauses of the Mortgare, the Trustees shall, upon compliance with the subsequent provisions of this Sec-tion 6, either confirm as to such Equipment the subordination of the lies of the Mortgare to nucle prior inght, charge, lien or title, or release such Equipment from the lies of the Mortgare. Prior to any such confirmation of sub-rdination or release there shall be delivered to the Corporate Trastee a Certified Resolution requesting such action by the Trastees and an Offsers' Certificate which shall describe the Equipment as Officers' Certificate which shall describe the Equipment as to which a confirmation of alubrimination or a release is requested, shall describe the Equipment Obligation to be searced by a prior right, charge, lies or tilt chereon, shall state that such Equipment, was acquired or constructed for the use of the Company within two years preceding the date of such Certificate, and shall state that none of said Equipment has theretofore been Bonded.

177

There shall also be furnished to the Corporate Trustee an Opinion of Counsel and the instrument of instruments to be executed and delivered by the Trustees in order to effect the executed and delivered by the Tynoices in order to effect the requested confinition of a glucolination or prebase." Such Opinion of Counsel shall approve the form of the instrument or instruments furnished therewith and shall express the opinion that, after the execution and delivery by the Trastrees Cauch confirmation of reburchington or referses, the lies of the Counsel work of the country of the order of the trastrees interest of the Company them or thereafter existing with respect to the Equipment described in the Cretificate, subject parts to the Equipment described in the Cretificate, subject and the order of the Counsel of the Cretificate, subject and the there is a described and to the Equipment Obligations therein described and to the Epiret Mortragre hor-esting of one provide the country of the country of the the secsuch expression of opinion may be predicated upon the exe tion and delivery of other instruments' in addition to the the and deriver of the taking of other action, in which cases the Company shall cause such other instruments to be ex-cented and delivered or such other action to be taken.

Section 7. Unless an Event of Default shall have occurred and be continuing, all moneys held by the Corporate Trustee under this Article X, at the option of the Company :_____

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(a) May be withdrawn by the Company upon its writ-ten Application, accompanied by a Certified Resolution

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