

The Trustee may also execute such release and discharge upon production by The Jones Gas Company or its assigns of all the bonds issued hereunder together with the coupons thereto belonging canceled or for cancellation and the Trustee shall not be under any liability or obligation to inquire into the holding of said bonds by the Jones Gas Company or its assigns.

Fifth-The said The Jones Gas Company while it shall be in possession of the mortgaged premises and while there shall be no existing default in respect of the payment of the principal or interest of any of the said bonds of The Jones Gas Company, or in the performance of any of the covenants herein may, with the consent in writing of the Trustee sell any portion of the premises heretofore granted. If in the opinion of the Board of Directors of The Jones Gas Company such sale or change shall be expedient, said opinion shall be expressed in a resolution of Board and the Trustee may upon delivery to it of a copy of the Resolution of the Board of Directors to that effect, release from the lien and operation of this indenture any part of the premises hereby mortgaged, provided that the purchase money from such sale or sales shall be paid to the said Trustee for application to the discharge of the bonds and coupons hereunder, issued, as set forth in Section fourteenth or to be set aside to be applied by The Jones Gas Company in payment for other real or personal property or in betterments of or additions to some part of the premises mortgaged hereby and until so applied shall be paid by the Trustee. Any new property so acquired by The Jones Gas Company shall ipso facto become and be subject to the lien of this indenture as fully as if specifically mortgaged or pledged hereby, but if requested by the Trustee The Jones Gas Company shall execute special instrument of incumbrance upon such property.

Sixth. The Jones Gas Company