

received thereon by the Trustee sufficient cash payments to release the special property from upon which such building was situated, under the terms set forth in section fifth whereupon the Trustee shall release the said property and The Jones Gas Company may dispose of the same at its discretion.

Tenth - The Jones Gas Company covenants and agrees that when and as the coupons attached to the bonds issued hereunder are paid, the coupons shall be canceled and that no purchase or sale of the said coupons or advance or loan upon the same made on behalf of, or at the request of, or with the priority of the said The Jones Gas Company and no redemption of the said coupons or any of them by any guarantor of the payment of the same shall be taken or operate as keeping the said coupons alive or in force under this indenture, as against the holders of the bonds secured herunder by the coupons annexed thereto.

Eleventh. - In case default shall be made in the payment of interest on any of the bonds issued hereunder, and such default shall continue for a period of six months after demand or in case default shall be made in the performance of any other covenant or condition hereby required to be kept and performed by the Jones Gas Company and if the same shall continue for a period of six months after demand made for such performance, the trustee may and upon the written request of the majority in amount of the holders of the bonds then outstanding shall be written notice to the

Jones Gas Company, declare the principal of all the bonds hereby secured then outstanding to be and the same shall thereupon become immediately due and payable. Twelfth in