(9) Thirty-five per cent, (35%) of the principal smount of all Bonds series issued under the Uriginal Indenture which shall have been theretofore retired, excepting Bonds retired with moneys received by the Trustee pursuant to

Section 1 of Article X of the Criginal Indenture and excepting also Bonds for the metire ment of which other Bonds have been assued, pursuant to the provisions of Section 7 of Article 11 of the Original Indenture; provided that if, at the time of any such release, the Company shall be entitled to have authenticated Bonds under such Section 7 of Atticle 11 to any extent, thereafter the amount of Bonds which it shall be entitled to have authenticated pursuant to such Section shall be reduced by thirty-five cent of the amount which it shall have been entitled to have authenticated at the time.

Provided that, in making the computation hereinbefore provided in this clause (a) the total of '71 and (8) which may be taken into consideration shall not exceed the total of '2) (3), (4), and (5); and furthermore if the amount of (6) exceeds the amount of (1) then such excess can be utilized in such calculation so long as Bonds of Series "A" are outstanding, only to the extent that it represents tetirement of Bonds pf Series "A" and/ ot to the extent that the sum of '2), (3), (4), and (5) esceeds the sum of '7) and (8),

Provided that, in making the computation hereinbefore provided in this clause (a ), if any of the Natural as Properties or extentions, Amprovements or additions thereto have been utilized to satisfy the minumum requirements contained in clause (b) of Section 11 of Article V of the Original Indenture, as set forth in (5) above, and thereafter have been released and the proceeds thereof or the considerations therefor has been included in (6), (7), and/or (8) above, then such proceeds and/or considerations shall be included in (6), (7), and (8) only to the extent of fifty per cent (50%) thereof,

Provided however, that if the inventory required by Subdivision (b) of this Section shall show that any of the property described in the statements required by Clause G, or S, of Section 10 of Article 11 and by Section 11 of Article V and by paragraphs A, and I of Section 2 of Article 1X and by Section 1 of Article VII and by Clause (c) and (d) of Paragraph III of Section 2 of Article IX and by Section 1 of Article X of the Original Indenture. as Natural Gas Properties, is not or does not continue to be such, at the time of the request for such release, and that the other property described in such statements is not and does not continue to be property other than Natural Gas Properties at the time of the request for such release, then the amount of Bonds which the Company is to retire, pursuant to the provisions of this Section, shall be increased or diminshed accordingly

And provided further that there shall be added to the amount of Bonds required to be retired, as hereinbefore stated, such principal amount of Bonds, if any as will be sufficient to reduce the remaining Bonds of all series outstanding to such principal amount that the combined net earnings of the Company and of the Subsidiary Companies from the proeprties other than those to be released, for twelve consecutive calendar months withinthe fourteen months immediately preceding the request for the release shall have a ratio to the combined annual interest char rges on the properties other than those to be released, not less than the ratio between the combined ner parnings and the combined annual interest charges for such period prior to the release, For the purpose of this section, the combined ner earnings and annual interest charge: shall be calculated in the manner specified in Section 2 Article 11 of the Original Indentur except thatin calculating the combined net earnings from the properties other than those to be released. theer shall not be deducted the items mentioned in clause (1), (2), and (3), in such Section 2 of Article 11 in respect of the properties which are being released, and in calculat ing the combined annual interest charges on the propecties other than those to be released there shall not be included the items mentioned in clause (a), (b), and (c) last to occur in asuch Section 2 of Article 11 in respect of the properties which are being released; and in the case of interest on obligatios and dividends on preferred stock which are included in the

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