

additions described in the Certificate as were constructed by or for the Company, are such as are properly chargeable to fixed property accounts, under the regulations, rules and orders, if any, with respect to such matters in force at the time of construction, of the commission or other governmental authority having jurisdiction or supervisory authority over the accounts of the Company.

(xiii) That no portion of the cost or the fair value to the Company of such second stage property additions described in the Certificate should properly have been charged to maintenance or repairs, and that, except for production expenditures, no expenditures are included in the Certificate which, under the regulations, rules and orders, if any, with respect to such matters in force at the time of the commission or other governmental authority having jurisdiction or supervisory authority over the accounts of the Company, or, if there are no such regulations, rules and orders, in the opinion of the signers, are not properly chargeable to fixed property accounts.

(xiv) Whether any portion of such second stage property additions is, at the time, subject to a purchase money lien, construction lien or judgment lien and, if so, a brief statement of the nature and extent of such purchase money lien, construction lien or judgment lien and what, if any, funds have been theretofore deposited with the Trustee on account of such construction lien or judgment lien.

(xv) That no portion of the second stage property additions described in the Certificate is subject to any mortgage, pledge or other lien prior to the lien of this Indenture, except the purchase money liens, construction liens and judgment liens, if any, specified pursuant to *paragraph (xiv)* above and permitted liens, and that no portion of such second stage property additions is subject to any easement or similar encumbrance except such as, in the opinion of the signers, does not impair the continued use of such gross property additions for the purposes for which they were acquired.

(xvi) That no portion of any compressor station, gasoline extracting plant or dehydrating plant (other than installations in connection with lateral or gathering lines) in respect of which any expenditures are included in bonded cost certified pursuant to *paragraph (ii)* of this *Subdivision (a)* are constructed on property held under lease.