

(g) *Subdivisions (iii), (iv) and (v) of § 4.03(d) are renumbered (iv), (v) and (vi), and a new Subdivision (iii) is inserted after Subdivision (ii) as follows:*

“(iii) If such second stage property additions include any property constituting a portion of any compressor stations on public lands as defined in *Article 1*, that the lands on which such property is located are covered by good and valid leases or permits granted to the Company by federal, state, municipal or other public authorities, that such leases are for terms which expire (or which are renewable at the option of the Company for terms expiring) not less than five years after the maturity of the latest maturing Bonds which were outstanding at the time each respective lease was obtained and not earlier than October 1, 1982, that such leases and permits have been duly recorded or that recording thereof is not necessary in order to protect the lien of this Indenture on the interests of the Company in the properties covered thereby, that the lessors under such leases had good title, subject only to liens or encumbrances in the nature of permitted liens, to the lands covered thereby at the time of the execution and delivery of such leases, and that either (A) the Company has the lawful right under such leases or permits or under federal law or the law of the State in which such property is located to remove any structures or other facilities or properties located on such lands at the expiration of any period covered by and upon compliance with the terms of such leases or permits or law or (B) the terms of such leases or permits or law require any lessor or public authority having the right to take over, or, except for breach of covenants or conditions contained therein, to prevent the removal by the Company, of any such structures, facilities or properties to pay a fair consideration therefor upon the exercise of either such right; the opinion provided for in this *Subdivision (iii)* constituting sufficient compliance, as to title to any tracts or parcels of land on which are installed portions of compressor stations on public lands included in such Certificate, with the requirement of *Subdivision (i)* of this § 4.03(d).”

SECTION 8. § 4.04 of the Indenture is amended by inserting after the word “Trustee,” in the fourth line from the end of said § 4.04 the following:

“*paragraph (vi) of the Engineer's Certificate shall refer not to 133⅓% but to 166⅔%,*”.