

power or water lines or other appliances or facilities of the character described in subdivision (iii) of the first paragraph of this Section, on, over or under public or private property of any character, obtained by the Company from the apparent owner by an instrument which by its terms, in the opinion of counsel for the Company, grants a sufficient right to maintain and operate such lines and/or appurtenances or other facilities located or to be located thereon, in the case of a right of way over private property for gas pipe lines, other than gathering lines, for a period extending beyond the maturity date of all bonds at the time issued and outstanding hereunder and of all bonds then being applied for, and, in the case of any other rights of way, for an unlimited, indeterminate or indefinite period of time or for a specified period of time. In respect of all rights of way as defined in this paragraph and any leases or permits on which are located properties certified as bondable additions as permitted by subdivision (vii) of the first paragraph of this Section, or on which are located facilities covered by the completion certificate of the Company filed with the Corporate Trustee with respect to the New Pipe Line, the Loop Line Project, the San Juan Project, the Permian-San Juan Project, the Second Permian-San Juan Project or the Third Permian-San Juan Project, pursuant to Section 6.03, Section 6A.04, Section 6B.05, Section 6C.05, Section 6D.05 or Section 6E.05, either (a) the Company shall have the right to remove from the lands covered thereby any lines or other properties or facilities located on such lands at the expiration of any period covered by and upon compliance with the terms of such rights of way, leases or permits, or (b) in the event that by the terms of any such right of way, lease or permit any public authority or the lessor under any such lease shall have the right to take over such lines, properties or facilities, such public authority or lessor shall be required to pay fair compensation therefor.

The term "integrated gasoline absorption property" shall include and mean (A) any plant or facility designed to be utilized for the treatment or processing of natural gas, for the extraction therefrom of natural gasoline and/or other hydrocarbon by-products or components of natural gas, which is so located that residue gas resulting from the operation thereof can conveniently and efficiently be taken into the