

Eighth Supplemental Indenture and stating also that no part of any such expenditures has been paid out of the Current Construction Fund for the Loop Line Project. In the event that the aggregate amount of expenditures covered by such certificate shall exceed the sum of \$9,500,000, the Company shall be entitled to withdraw or have paid out of the Loop Line Construction Fund a sum equal to such excess.

SECTION 6A.03. In addition to the withdrawals from the Loop Line Construction Fund provided for in Section 6A.02 and Section 6A.09 hereof, the Company shall be entitled

(a) to withdraw from said Fund from time to time sums up to but not exceeding an aggregate of \$1,000,000 to reimburse the Company for advances made by it on account of the acquisition and construction of a gasoline extraction plant and related gas treating facilities and other necessary appurtenances thereto to be constructed by another or others in or near the Santa Rosa Field in Pecos County, Texas, for the processing and treating of natural gas from said Field proposed to be purchased by the Company in the form of surplus residue gas (said extraction plant and related treating facilities and appurtenances being herein collectively referred to as the "Santa Rosa gasoline plant"); and

(b) to withdraw from said Fund from time to time sums up to but not exceeding an aggregate of \$3,000,000 to reimburse the Company for advances made by it on account of the acquisition and construction of a gasoline extraction plant and related gas treating facilities and other necessary appurtenances thereto to be constructed by another or others in or near the Benedum Field in Upton County, Texas, for the processing or treating of natural gas from said Field proposed to be purchased by the Company in the form of surplus residue gas (said extraction plant and related treating facilities and appurtenances being herein collectively referred to as the "Benedum gasoline plant").

The Corporate Trustee shall pay out of the Loop Line Construction Fund from time to time to the Company, or as directed in the certificate of the Company provided for in subdivision (1) below, an amount equal