If it is stated in any such Certificate that the date of exhaustion of the Company's available gas supply will be not earlier than November 1, 1986, the Certificate filed shall be entitled "Certificate of Available Gas Supply, Form A" (in this Article referred to as "Certificate A"). If in any such Certificate such date of exhaustion is specified to be a date earlier than November 1, 1986, the Certificate filed shall be entitled "Certificate of Available Gas Supply, Form B" (in this Article referred to as "Certificate B"), and in such event such Certificate shall also state (i) the total volume of the Company's available gas supply as at the date of determination thereof specified in such Certificate, and (ii) the volume of the Company's sales and uses of gas, determined as provided in the first paragraph of this Section, for each successive twelve months' period commencing with the April 1 next preceding the date of such Certificate and continuing to and including the date of exhaustion specified in such Certificate.

Such Certificate of Available Gas Supply shall be a certificate of the Company, except that (a) if the last preceding Certificate of Available Gas Supply shall have been a Certificate B, or (b) if the two immediately preceding Certificates of Available Gas Supply shall have been certificates of the Company, and (c) in any event in the year 1968, such certificate shall be prepared and signed by an independent geologist.

The term "available gas supply" shall mean the minimum volume of natural gas which, by reason of the existence of proven natural gas reserves (including gas in solution or in a common reservoir with oil or distillate and to be produced with such oil or distillate in the form of casinghead gas) located in one or more of the States of the United States of America, or in any tideland or offshore area adjacent to any such State over which the Government of such State or the Government of the United States asserts jurisdiction, or in Canada, and the location of such reserves in relation to the Company's pipe lines or in relation to the pipe lines of another natural gas pipe line company from which the Company shall have the right or option to purchase gas (hereinafter in this Section sometimes called a "pipe line supplier"), and after giving due consideration to the dedication of any portion of such reserves to others than the Company, to withdrawals from such reserves which may reasonably be expected, to the availability of transportation facilities and to all other pertinent factors relative to such reserves, the Company can, in the opinion of the signer or signers