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SKAMANIA CO., WASH.

DEC 15 1998

D. Murphy

GARRET J. OLSCH

AFTER RECORDING MAIL TO:
 Name NR Natural, Attn: Ron Hordichok
 Address 220 NW 2nd Avenue, 12th Floor
 City State Portland, OR 97209

Document Title(s): (or transactions contained therin)

1. 5th Supplemental Indenture, dated July 1, 1961

2.

3.

4.

Reference Number(s) of Documents assigned or released:

 Additional numbers on page _____ of document

Grantor(s): (last name first, then first name and initials)

1.

2.

3.

4.

5. Northwest Natural Gas Company

Grantee(s): (last name first, then first name and initials)

1.

2.

3.

4.

5.

Bankers Trust Company and J. C. Kennedy, Successor to R.G. Page (Trustee)

Abbreviated Legal Description as follows: (i.e. lot/block/plat or section/township/range/quarter/quarter)

NE¹ of Sec 28, T 3 N, R 8 E Complete legal description on page _____ of document

Assessor's Property Tax Parcel / Account Number(s):

03-08-28-1-0-0600-00

**RECORDERS NOTE: PORTIONS OF
THIS DOCUMENT POOR QUALITY
FOR FILING**

Note: If a portion of a recorded instrument is filed in poor quality, it is the responsibility of the recorder to file a copy of the instrument in good condition. It is the responsibility of the recorder to make sure that the original instrument is filed in good condition.



FIFTH SUPPLEMENTAL INSTRUMENT

MORTGAGE, dated as of the 1st day of July, 1961, made and entered into by and between Northwest Natural Gas Company (formerly Portland Gas & Coke Company), a corporation of the State of Oregon, whose post office address is 735 S. W. Morrison Street, Portland, Oregon (hereinafter sometimes called the Company), party of the first part, and Northwest Natural Gas Company, a corporation of the State of New York, whose post office address is 16 Wall Street, New York 15, New York (hereinafter sometimes called the Corporate Trustee) and J. C. Klemmer (successor to R. G. Page), whose post office address is 73 Gates Avenue, Montclair, New Jersey (hereinafter sometimes called the Co-Trustee), parties of the second part (the Corporate Trustee and the Co-Trustee being hereinafter together sometimes called the Trustees), as Trustees under the Mortgage and Deed of Trust, dated as of July 1, 1946 (hereinafter called the Mortgage), executed and delivered by Portland Gas & Coke Company (now Northwest Natural Gas Company) to secure the payment of a bond issued or to be issued later and in accordance with the provisions of the Mortgage, this instrument (hereinafter called Fifth Supplemental Indenture) before registered thereto;

Whereas the Mortgage was or is to be recorded in the official records of various counties in the States of Oregon and Washington where execution funds or will include all counties in which this Fifth Supplemental Indenture is to be recorded; and

Whereas by the Company it is commanded that it would be convenient and necessary to record the Fifth Supplemental Indenture or indentures and such further acts as might be necessary or proper to carry out more effectively the purposes of the Mortgage and to make and put in the law of the Mortgagor any property thereafter acquired, built, or constructed and intended to be subject to the same; and

Whereas the Company executed and delivered to the Trustees its First Supplemental Indenture, dated as of June 1, 1949 (hereinafter called the First Supplemental Indenture), its Second Supplemental Indenture, dated as of March 1, 1954 (hereinafter called its Second Supplemental Indenture) and its Third Supplemental Indenture, dated April 1, 1955 (hereinafter called its Third Supplemental Indenture); and

to said E. G. Page, principal, under said Mortgage and by J. C. Kennedy
describing the property covered as Co-Freight under said Mortgage in con-
nection to the said E. G. Page, which instrument was recorded in vari-
ous counties in the States of Oregon and Washington; and

Whereas in addition to the property described in the Mortgages,
as hereinafore supplemented, the Company has acquired certain other
property, rights and interests in property; and

Whereas the Company has heretofore issued, in accordance with
the provisions of the Mortgages, as supplemented, bonds of a series
entitled and designated First Mortgage Bonds, 3 1/4% Series due 1976
(hereinafter called the bonds of the First Series), of which Ten Millions
Dollars (\$10,000,000) in aggregate principal amount are now Outstanding;
bonds of a series entitled and designated First Mortgage Bonds,
3 1/2% Series due 1974 (hereinafter called the bonds of the Second
Series), of which Two Millions Eight Hundred Thousand Dollars (\$2,
800,000) in aggregate principal amount are now Outstanding; bonds
due 1974 (hereinafter called the bonds of the Third Series), none of
which bonds of the Third Series are now Outstanding; bonds of a
series entitled and designated First Mortgage Bonds, 4 1/2% Series due
1978 (hereinafter called the bonds of the Fourth Series), of which
Three Millions Two Hundred Fifty-nine Thousand Dollars (\$3,259,000)
in aggregate principal amount are now Outstanding; and bonds of a
series entitled and designated First Mortgage Bonds, 5 1/2% Series due
1986 (hereinafter called the bonds of the Fifth Series), of which Seven
Million Dollars (\$7,000,000) in aggregate principal amount are now
Outstanding; and

Whereas Section 8 of the Mortgages provides that the form of each
series of bonds (other than the First Series) issued thereafter and of
any bonds to be substituted in the original bonds of such series shall be
established by Resolution of the Board of Directors of the Company;
that the form of each series, as established by said Board of Directors,
shall specify the successive date of the bonds and various other terms
thereof; and that each Series may also contain such provisions not
otherwise set forth in the provisions of the Mortgages as the Board of Direc-
tors may, in its discretion, determine to be necessary or desirable expressing or

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referring to the terms and conditions upon which such bonds are to be issued and/or executed under the Mortgages; and

We, Section 120 of the Mortgages provide, among other things, that any power, privilege or right, expressly or impliedly granted to or in any way conferred upon the Company by any provision of the Mortgages, whether such power, privilege or right is in any way restricted or is unrestrictive, may (to the extent permitted by law) be in whole or in part exercised or surrendered or subjected to any restriction at any time unexecuted or to additional restriction if already restricted, and the Company may enter into any further agreements, limitations or restrictions for the benefit of any one or more series of bonds issued or in any way issued, indorsed or held (in trust or established by Pensions) as provided in Section 1 of the Mortgages) establish the terms and provisions of any series of bonds other than said First Series, by an instrument in writing executed and acknowledged by the Company in such manner as would be necessary to entitle a conveyance of real estate to be made in all of the states in which any property at the time subject to the terms of the Mortgages shall be situated; and

We, cause the Company were desirous to create a new series of bonds (subject to the provisions of Section 120 of the Mortgages) to meet its expenses and requirements contained in the Mortgages, as hereinafore supplemented, certain other expenses and requirements to be observed by it and to other and unusual circumstances respecting the same and provisions contained in the Mortgages, as hereinafore supplemented; and

We, make the execution and delivery by the Company of this First Supplemental Mortgag, and the terms of the bonds of the First Series heretofore referred to have been duly authorized by the Board of Directors of the Company by appropriate resolution of said Board of Directors;

Now, we, the undersigned, witnesseth: That National Gas Company, in consideration of the premises and of One Dollar to it duly paid by the Trustees at or before the execution and delivery of these presents, do hereby acknowledge

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In further assurance of the estate, title and rights of the Trustees and in order further to secure the payment both of the principal of the interest, and premium, if any, on the bonds from time to time issued under the Mortgage, according to their tenor and effect, and the performance of all the provisions of the Mortgage (including any indenture supplemental thereto and any modification made as in the Mortgage provided) and of said bonds, hereby grants, bargains, sells, conveys, conveys, assigns, transfers, mortgages, pledges, arts over and confirms (subject, however, to Sampson's Encumberances as defined in Section 6 of the Mortgage), unto J. C. Kennedy (successor to R. O. Park, an Co. Trustees) and (to the extent of its legal capacity to hold the name for the purposes hereof) to Bankers Trust Company, as Trustees under the Mortgage, and to their successors or assignees in said trust, and to said Trustees and their successors and assignees forever, all property, personal and real, comprised by the Company after the date of the Mortgage, of the kind set forth specifically mentioned in Article XII of the Mortgage or of any other kind or nature (except any herein or in the Mortgage expressly excepted) now owned or, subject to the provisions of subsection (1) of Section 67 of the Mortgage, hereafter acquired by the Company by (by purchase, contribution, merger, division, contribution, creation or in any other way) and whatsoever situated, including (without in any event limiting or impeding by the execution of the same the scope and intent of the foregoing) all such plants, by-products plants, gas holders, gas mains and pipes; all power sites, water rights, reservoirs, canals, reservoirs, dams, aqueducts, and all other rights or means for supplying electric, conveyive, storing and conveying water; all rights of way and roads; all plants for the generation, storage and distribution of electricity by steam, solar and/or other power; all power houses, steam and lighting systems, standards and other equipment required therefor; telephone, radio, telegraph and air-conditioning systems and apparatus incidental thereto; water works, water storage tanks, reservoirs, aqueducts, troughs, bracks, basins, reservoirs and other structures; regular docks, marine, transfer docks, firewater, firewater tanks, gas, electrical and other plant and appliances; embankments, embankments, dykes, under, over, land or other plots, service plots, fixtures, valves and connections; and all buildings and other structures and the equipment thereof; all engines, boilers, dynamos, gas, electric and other machinery, regular docks, marine, transfer docks, firewater, firewater tanks, gas, electrical and other plant and appliances; embankments, embankments, dykes, under, over, land or other plots, service plots, fixtures, valves and connections;

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Apparatus, furniture and fixtures; all franchises, agreements or permits; all lines for the transmission and distribution of gas, electric current, steam heat or water for any purpose; lumber, timber, pipes, condensers, pumps, valves, tanks, ducts and all apparatus for use in construction thereon; all real estate, lands, improvements, servitudes, leases, or rights to grade or private property; real or personal, or of the character or nature explained, expressly excepted) all right, title and interest the Company may now have or may hereafter acquire in and in any and all property of any kind or nature whatsoever situated.

There are all and singular the documents, instruments, agreements, contracts, certificates and paper documents belonging or in anywise appertaining to the aforementioned property or any part thereof, with the reservations and reversionary, remainder and remainders and (subject to the provisions of Section 57 of the Mortgage) the tolls, rents, revenues, leases, charges, damages, profits and profits thereof, and all the other right, title and interest and claim whatsoever, at law as well as in equity, which the Company now has or may hereafter acquire in and to the aforementioned property and franchises and every part and parcel thereof.

It is hereby agreed by the Company that, subject to the provisions of subsection (1) of Section 57 of the Mortgage, all the property, rights, and franchises purchased by the Company (by purchase, consolidation, merger, division, contribution, creation or in any other way) after the date hereof, except any herein or in the Mortgage, as heretofore excepted, and, expressly excepted, shall be and are as fully granted and conveyed by the Company, and as fully understood within the same between the parties to the Mortgage, as contemplated, as if such property, rights and franchises were now owned by the Company and were specifically described herein or in the Mortgage and conveyed thereby or otherwise.

Provided that the foregoing are not and are not intended to be novelties or hereinafter granted, excepted, sold, released, extinguished, transferred, mortgaged, given away, or otherwise, hereunder, and are hereby expressly excepted from the use and operation of the property and franchises and from the use and enjoyment

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of the Mortgagor, as hereinafter supplemented, via: (1) cash, shares of stock, bonds, notes and other obligations and other securities not hereinafter specifically pledged, paid, deposited, delivered or held under the Mortgage, as hereinafter supplemented, or compensated as to be; (2) supplies, equipment, apparatus, materials or supplies held for the purpose of sale or other disposition in the usual course of business; fuel oil and similar materials and supplies consumable in the operation of any of the properties of the Company; all aircraft, tractors, rolling stock, tractors, boats, motor coaches, automobiles, motor trucks, and other vehicles and materials and supplies held for the purpose of repairing or replacing (in whole or part) any of the same; (3) bills, notes and accounts receivable, judgments, demands and choices in respect of all contracts, leases and operating agreements not specifically pledged under the Mortgage, as hereinafter supplemented, or held which may be or become subject to the term of any lease or leasehold interest; (4) the last day of the term of any lease or leasehold interest, all rights, title, title, and other materials or products, manufactured, produced, purchased or acquired by the Company, whether, directly or indirectly, for sale, distribution or use in the ordinary course of its business; Oil Production Rights and royalties and all Natural Gas Oil Production Property, as defined in Section 6 of the Mortgage; and (6) the Company's franchise to be a corporation; provided, however, that the property and rights expressly excepted from the use and operation of this First Supplemental Indenture and contained in the above subdivisions (2) and (3) shall (to the extent permitted by law) cease to be so excepted in the event and as of the date when either of the Trustees or a Receiver or trustee shall enter upon the administration of the Mortgaged and Pending Property in accordance with Article XIII of the Mortgage by reason of the occurrence of a Default as defined in Section 60 thereof.

To have and to hold all such property, real, personal and mixed, franchises, business, credit, retained, unearned, unearned, transferred, or otherwise disposed of, or otherwise or extinguished by the Company as aforesaid, or to be by the said J. Q. Kennedy and (to the extent of its legal capacity to do so) by the said J. Q. Kennedy and (for the purposes hereof) to Bankers Trust Company, as Trustees, and their successors and assigns forever.

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In witness whereof, for the same purposes and upon the same terms, trusts and conditions and subject to and with the same provisions and covenants as are set forth in the Mortgagor, as heretofore stipulated, this First Supplemental Indenture being supplemental thereto.

And it is further covenanted by the Company that all the terms, conditions, provisions, covenants and restrictions contained in the Mortgage, as hereinafter incorporated, shall affect and apply to the property herein described, and converted, and to the covenants, rights, obligations and duties of the Company, and the Trustees, and their successors in the trust, in the same manner and with the same effect as if the said property had been owned by the Company at the time of the execution of the Last Grant, and had been specifically recited as a part of the property therein stated to be conveyed.

The Company further covenants and agrees to and with the Trustees and their successors to and from under the Mortgage, as follows:

ARTICLE I
First Bonds of Trust

Section 1. There shall be a series of bonds designated "5% First Mortgagor Bonds" (hereinafter referred to as the "First Series"), of which shall also bear the descriptive title "First Mortgage Bond, the First Series and of any subsequent series, which shall be established by Resolution of the Board of Directors of the Company, and shall be entitled "First Mortgagor Bonds" of the Company, in this Section specifically referred to as the "First Series", shall commence on July 1, 1926, and shall be issued as coupon bonds in the amount of One Thousand Dollars, negotiable as to principal, and as fully registered bonds, denominations of One Thousand Dollars and Two Thousand Dollars, and, at the option of the Company, in any multiple or subdivision of One Thousand Dollars (the exercise of which option to be established by the covenants and delivery thereof);

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they shall bear interest at the rate of five and one-tenth per centum (5½%) per annum, payable quarterly on January 1 and July 1 of each year, and the principal of and interest on each said bond shall be payable at the office or agency of the Company in the Borough of Manhattan, The City of New York, in such coin or currency of the United States or of the time of payment in legal tender for public and private debts. Coupon bonds of the Eighth Series shall be dated on July 1, 1931, and fully registered bonds of the Eighth Series shall be dated as is Section 10 of the Mortgage provided.

(1) Bonds of the Ninth Series shall be redeemable either at the option of the Company or pursuant to the requirements of the Mortgagor in whole or in part from time to time, prior to the date provided in Section 32 of the Mortgagor's certificate of title, or before the date fixed for redemption, where notice by publication shall not be required as provided in Section 32 of the Mortgagor's certificate of title, in which event notice shall be given by mailing the first publication or notices, as the case may be, at least thirty (30) days prior to the date fixed for redemption, at the following redemption prices, expressed in percentage of the principal amount of the bonds to be redeemed:

Computation Price

Year	1931	1932	1933	1934	1935	1936	1937	1938	1939	1940	1941	1942	1943	1944	1945	1946	1947	1948	1949	1950	1951	1952	1953	1954	1955	1956	1957	1958	1959	1960	1961	1962	1963	1964	1965	1966	1967	1968	1969	1970	1971	1972	1973	1974	1975	1976	1977	1978	1979	1980	1981	1982	1983	1984	1985	1986	1987	1988	1989	1990	1991	1992	1993	1994	1995	1996	1997	1998	1999	2000	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010	2011	2012	2013	2014	2015	2016	2017	2018	2019	2020	2021	2022	2023	2024	2025	2026	2027	2028	2029	2030	2031	2032	2033	2034	2035	2036	2037	2038	2039	2040	2041	2042	2043	2044	2045	2046	2047	2048	2049	2050	2051	2052	2053	2054	2055	2056	2057	2058	2059	2060	2061	2062	2063	2064	2065	2066	2067	2068	2069	2070	2071	2072	2073	2074	2075	2076	2077	2078	2079	2080	2081	2082	2083	2084	2085	2086	2087	2088	2089	2090	2091	2092	2093	2094	2095	2096	2097	2098	2099	20100	20101	20102	20103	20104	20105	20106	20107	20108	20109	20110	20111	20112	20113	20114	20115	20116	20117	20118	20119	20120	20121	20122	20123	20124	20125	20126	20127	20128	20129	20130	20131	20132	20133	20134	20135	20136	20137	20138	20139	20140	20141	20142	20143	20144	20145	20146	20147	20148	20149	20150	20151	20152	20153	20154	20155	20156	20157	20158	20159	20160	20161	20162	20163	20164	20165	20166	20167	20168	20169	20170	20171	20172	20173	20174	20175	20176	20177	20178	20179	20180	20181	20182	20183	20184	20185	20186	20187	20188	20189	20190	20191	20192	20193	20194	20195	20196	20197	20198	20199	20200	20201	20202	20203	20204	20205	20206	20207	20208	20209	20210	20211	20212	20213	20214	20215	20216	20217	20218	20219	20220	20221	20222	20223	20224	20225	20226	20227	20228	20229	20230	20231	20232	20233	20234	20235	20236	20237	20238	20239	20240	20241	20242	20243	20244	20245	20246	20247	20248	20249	20250	20251	20252	20253	20254	20255	20256	20257	20258	20259	20260	20261	20262	20263	20264	20265	20266	20267	20268	20269	20270	20271	20272	20273	20274	20275	20276	20277	20278	20279	20280	20281	20282	20283	20284	20285	20286	20287	20288	20289	20290	20291	20292	20293	20294	20295	20296	20297	20298	20299	20300	20301	20302	20303	20304	20305	20306	20307	20308	20309	20310	20311	20312	20313	20314	20315	20316	20317	20318	20319	20320	20321	20322	20323	20324	20325	20326	20327	20328	20329	20330	20331	20332	20333	20334	20335	20336	20337	20338	20339	20340	20341	20342	20343	20344	20345	20346	20347	20348	20349	20350	20351	20352	20353	20354	20355	20356	20357	20358	20359	20360	20361	20362	20363	20364	20365	20366	20367	20368	20369	20370	20371	20372	20373	20374	20375	20376	20377	20378	20379	20380	20381	20382	20383	20384	20385	20386	20387	20388	20389	20390	20391	20392	20393	20394	20395	20396	20397	20398	20399	20400	20401	20402	20403	20404	20405	20406	20407	20408	20409	20410	20411	20412	20413	20414	20415	20416	20417	20418	20419	20420	20421	20422	20423	20424	20425	20426	20427	20428	20429	20430	20431	20432	20433	20434	20435	20436	20437	20438	20439	20440	20441	20442	20443	20444	20445	20446	20447	20448	20449	20450	20451	20452	20453	20454	20455	20456	20457	20458	20459	20460	20461	20462	20463	20464	20465	20466	20467	20468	20469	20470	20471	20472	20473	20474	20475	20476	20477	20478	20479	20480	20481	20482	20483	20484	20485	20486	20487	20488	20489	20490	20491	20492	20493	20494	20495	20496	20497	20498	20499	20500	20501	20502	20503	20504	20505	20506	20507	20508	20509	20510	20511	20512	20513	20514	20515	20516	20517	20518	20519	20520	20521	20522	20523	20524	20525	20526	20527	20528	20529	20530	20531	20532	20533	20534	20535	20536	20537	20538	20539	20540	20541	20542	20543	20544	20545	20546	20547	20548	20549	20550	20551	20552	20553	20554	20555	20556	20557	20558	20559	20560	20561	20562	20563	20564	20565	20566	20567	20568	20569	20570	20571	20572	20573	20574	20575	20576	20577	20578	20579	20580	20581	20582	20583	20584	20585	20586	20587	20588	20589	20590	20591	20592	20593	20594	20595	20596	20597	20598	20599	20600	20601	20602	20603	20604	20605	20606	20607	20608	20609	20610	20611	20612	20613	20614	20615	20616	20617	20618	20619	20620	20621	20622	20623	20624	20625	20626	20627	20628	20629	20630	20631	20632	20633	20634	20635	20636	20637	20638	20639	20640	20641	20642	20643	20644	20645	20646	20647	20648	20649	20650	20651	20652	20653	20654	20655	20656	20657	20658	20659	20660	20661	20662	20663	20664	20665	20666	20667	20668	20669	20670	20671	20672	20673	20674	20675	20676	20677	20678	20679	20680	20681	20682	20683	20684	20685	20686	20687	20688	20689	20690	20691	20692	20693	20694	20695	20696	20697	20698	20699	20700	20701	20702	20703	20704	20705	20706	20707	20708	20709	20710	20711	20712	20713	20714	20715	20716	20717	20718	20719	20720	20721	20722	20723	20724	20725	20726	20727	20728	20729	20730	20731	20732	20733	20734	20735	20736	20737	20738	20739</

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(II) *Democracy* is a political system in which the people are represented in the government. It is based on the principle of majority rule, where the majority of the population has the right to make decisions. In a democracy, the government is accountable to the people, and the people have the right to participate in the political process. The term "democracy" is derived from the Greek words "demos" (people) and "kratos" (rule). The concept of democracy has been developed over time through various historical events and movements, such as the American Revolution and the French Revolution. Today, democracy is considered a fundamental value in many countries around the world.

(1) Let us consider the case of a system which is composed of two subsystems, S_1 and S_2 , which interact with each other. The total system is described by the state vector ψ_{tot} . The subsystems are described by the state vectors ψ_{S_1} and ψ_{S_2} . The interaction between the subsystems is represented by the Hamiltonian H_{int} . The total energy of the system is given by the sum of the energies of the subsystems plus the interaction energy:

$$E_{\text{tot}} = E_{S_1} + E_{S_2} + E_{\text{int}}$$

The energy of each subsystem is given by the expectation value of its Hamiltonian:

$$E_{S_i} = \langle \psi_{S_i} | H_{S_i} | \psi_{S_i} \rangle$$

The interaction energy is given by the expectation value of the interaction Hamiltonian:

$$E_{\text{int}} = \langle \psi_{\text{tot}} | H_{\text{int}} | \psi_{\text{tot}} \rangle$$

The total energy of the system is then given by:

$$E_{\text{tot}} = \langle \psi_{\text{tot}} | H_{\text{tot}} | \psi_{\text{tot}} \rangle$$

where $H_{\text{tot}} = H_{S_1} + H_{S_2} + H_{\text{int}}$.

the identification of such a group of species as the present one, or with the present one, is not possible.

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(III) At the option of the holder, any coupon bonds of the Sixth Series, upon conversion, having with all unconverted coupons a principal balance at the date of issue or agency of the Company in the Borough of Manhattan, The City of New York, shall (subject to the provisions of Section 12 of the Mortgage) be exchangeable for a like aggregate principal amount of fully registered bonds of the same series of author-
ity, if so desired by the holder. All such option bonds to be exchanged as aforesaid shall be in transfer form or, if registered, accompanied by a written instrument of transfer, if required by the Company, duly executed by the registered owner or by his duly authorized attorney. At the option of the registered owner, any fully registered bonds of the Sixth Series, upon conversion thereof, for cancellation, at said date or agency of the Company, together with a written instrument of transfer, if required by the Company, duly executed by the registered owner or by his duly authorized attorney, shall (subject to the provisions of Section 12 of the Mortgage) be exchangeable for a like aggregate principal amount of coupon bonds of the same series, with accrued coupons paid, or for a like aggregate principal amount of fully registered bonds of the same series of other author-

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Section (a) which have been purchased or redeemed and canceled
or for the cancellation or redemption of which money is the necessary
amount to be held by the Corporate Trustee with irrevocable directions
as to apply the same (provided that any such purchase or redemp-
tion shall have been or to be by, effected otherwise than with cash
expended under the provisions of Section 64 of the Mortgage or with
any amount after giving effect to the provisions of Section 61 of the
Mortgage, to whom due and to be or to have been Planted Cash, and in
the case of redemption, the holder required therefor shall have been
given or have been provided for to the satisfaction of the Corporate
Trustee) and (c) which have not theretofore or been made the basis under
any of the provisions of the Mortgage for the authentication and
delivery of bonds, the withdrawal of cash or the release of property
or the basis of a writ under the provisions of this Section (subject
to the provisions of Section 60 and 61 of the Mortgage, permitting the
retention of the value of the right to the continuation and delivery
of bonds).

Section (a) hereinafter specifically prohibited by this paragraph
and notwithstanding any other provision of this Fifth Supplemental
Agreement, (1) the Company shall be permitted from time to time to
redeem in whole or in part the instruments of this Section beginning
on July 1 of the one current year or any subsequent year or
by direction of the Corporate Trustee and/or a majority amount of bonds of the
Company, the instruments of this Section, in full satisfaction or, in
the discretion of the Corporate Trustee, either for full satisfaction or in
part, in consideration of the payment of the principal amount of
the instruments of this Section and whether
by the Corporate Trustee from time to time, as
hereinafter provided.

(1) on behalf of the Company, or of the Stockholders, in accordance
with the provisions of this paragraph, to the purchase of bonds
or notes at prices most favorable to the
Corporate Trustee, at public
offerings in a Daily News
or in the City of New York, provided
that the same shall be sold at such price (including

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by mutual了解 and协商) that the cost thereof to the Company will exceed the cost of maintaining such bonds on a date forty (40) days after the date of such payment (including premium, if any), and interest thereon from the interest date next preceding the date of payment to such redemption date in each

(2) as long as all bonds of the Sixth Series are in full registration, or in aggregate form registered as to principal, in the name of the Sixth Series, at private sale, prior to the date hereof, and the Corporate Trustee, before making any distribution of funds as provided in this clause (2), shall by mail notify all registered owners of bonds of the Sixth Series of the intention of the Corporate Trustee to offer the bonds so registered to the public in the form of such bonds and in the manner by a prospectus dated, and on or after such date the Corporate Trustee, to the extent, as security, as is permitted by law, may then be applicable, shall purchase the bonds so registered at the price or prices and times specified above and, if any bonds are offered at a price greater than there is credit then available to purchase the same, the Corporate Trustee shall pro-rate the purchases of bonds at such price as nearly as may be proportionable between the amounts of bonds offered at such price in proportion to the principal amounts of bonds of the Sixth Series registered and in the amount of the current offering bonds at such price, or

(3) to the redemption of bonds of the Sixth Series;

provided, however, that if any bonds in excess of the sum of Fifty Thousand Dollars (\$50,000.00) or less, and the Corporate Trustee pursuant thereto, shall have been unable to sell such bonds or to the re-champ-

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the Company may set deposit and prior to July 1, 1986, suspension of the requirements of this Section. If the cash as stated represents a part of a refinancing operation, hereinafter referred to as "Refinancing," the Refinancing or Substitution by the Company having been (subjected to agreement with acceptable financial practice) more than five and one-half years

For all purposes of the Mortgage (including all calculations thereunder), no less than any funds of the Sixth Series remain Outstanding.

(1) any cash deposited under the provisions of this Section

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(ii) any bond of the Sixth Series delivered to the Corporate Trustee pursuant to the provisions of this Section shall after such delivery be deemed to have been retired by the use of Federal Cash.

(III) with respect to all credits taken under this Section and the terms of the purchase or redemption of bonds of the Sixth Berlin, it shall be deemed that a credit has been taken under the
Borrower's obligations under this Section.

Any bonds issued under the Mortgagor delivered to, deposited with or purchased by the Corporation, pursuant to the provisions of this Section, shall be deemed to be

A HISTORY OF THE CIVIL WAR IN THE CONFEDERATE STATES

Under the authority given them by [REDACTED] to amend the
provisions

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କାନ୍ତିର ପଦମାଲା ପଦମାଲା ପଦମାଲା

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Document 3
Extract from the minutes of the Committee appointed for the Fishery
Proposed by the Earl of Morton, as heretofore
Proposed by the Earl of Morton, as heretofore
Proposed by the Earl of Morton, as heretofore
Proposed by the Earl of Morton, as heretofore

Section 4, Section 15 of the Marriage, as amended, is hereby further amended by inserting the words "and subject to the provisions of Section 2 of the First Supplemental Indenture dated as of July 1, 1901", after the words "of the day January 1, 1901".

Section 5. The Tenant shall except the trustee hereby described, provided, owned or occupied, and agrees to perform the same upon the terms and conditions herein and in the Mortgagor, as heretofore supplemented, set forth, including the following:

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Section 6. Whenever in this Fifth Supplemental Indenture any of the parties hereto is named or referred to, there shall, subject to the provisions of Articles XVII and XVIII of the Mortgage, be deemed to include the members or trustees of such party, and all the co-trustees and agents in this Fifth Supplemental Indenture constituted by or behalf of the Company or by or on behalf of the Trustees shall bind and limit to the bounds of the respective successors and assigns of such parties whether so expressed or not.

Section 7. Noticing. In this Fifth Supplemental Indenture, expressed or implied, is intended, or shall be construed, to confer upon, or to give to, any person, firm or corporation, other than the parties hereto and the holders of the bonds and coupons certifying under the Mortgage, any right, remedy, or action under or by reason of this Fifth Supplemental Indenture or any covenant, condition, stipulation, provision or agreement herein, and all the covenants, conditions, stipulations, provisions and agreements by or on behalf of the Company as set forth in this Fifth Supplemental Indenture, shall be for the sole and exclusive benefit of the parties hereto, and of the holders of the bonds and of the coupons certifying under the Mortgage.

Section 8. This Fifth Supplemental Indenture has been executed in triplicate, and each copy of which shall be an original, and all of which shall constitute but one and the same instrument.

In witness whereof, Northern Natural Gas Company, party of the first part, has caused its corporate seal to be affixed to this instrument, and has countersigned and sealed it by its President or Vice-President, and by its Secretary, and to be attested by its Notary Public, all at its principal office and in its behalf, this twenty-first day of July, A.D. 1951; Barbara Trust Company, party of the second part, has caused its corporate seal to be affixed to this instrument, and this instrument to be signed by its President and his corporate seal to be affixed to this instrument, and J. C. Kennedy, one

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of the portion before the date of the
trial, and his trial, all in the original, and the
trial, as of July 1, 1951.

John M. Stewart

John M. Stewart

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John M. Stewart

John M. Stewart, as Trustee

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State of New York
County of New York

July 26, A. D. 1901.

Before me personally appeared C. H. Gouverneur, who, before duly sworn, did say that he is President of Remington National Gas Company and that he had caused to be forwarded instrument to the corporate seal of said Corporation and that said instrument was signed and sealed by authority of said Corporation by authority of its Board of Directors; and he does hereby certify and attest that he is voluntary set and sealed.

On this 26th day of July, 1901, before me personally appeared C. H. Gouverneur, to me known to be President of Remington National Gas Company, one of the corporations that created the within and foregoing instrument and who acknowledged said instrument to be the free and voluntary act and deed of said Corporation, for the sum and sum of One hundred and one dollars, which sum he was authorized to execute said instrument and that he has affixed to the same the corporate seal of said Corporation.

In witness whereof I have hereunto set my hand and affixed my seal and the day and year first above written.

C. H. GOVERNEUR,
President.

HAROLD A. JONES,
Secretary.

REMITTANT CO.

100 Broadway, New York City.

Remington National Gas Company

Building at New York, N. Y.

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PO Box 1847 588

Dear Sirs,
I am enclosing a copy of your letter of January 10th, 1947, and also a copy of my letter of January 12th, 1947, to you.
I have now received your letter of January 12th, 1947, and I would like to thank you for your kind and considerate reply.
I am enclosing a copy of my letter of January 12th, 1947, to you.
I hope you will accept my apologies for any trouble caused by my delay in replying.
Yours very truly,
John G. Bennett
Chairman
Quebec Chapter
Royal Canadian Legion
Montreal, Quebec, Canada

In Witness whereof I have signed and sealed this 10th day of January, 1947.

John G. Bennett

John G. Bennett
Chairman
Quebec Chapter
Royal Canadian Legion
Montreal, Quebec, Canada

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July 1st, A.D.

On this day I, [redacted] before me J. G. Kenner, to me

[redacted] to be the [redacted] and who witnessed the witness
and foregoing being read and understood and that he signed the same
on his free and [redacted] hand, for the same and purpose
written above.

Given under my hand and seal this first day of July, 1881.

John G. Kenner

Notary Public
State of New York
County of New York
July 1, 1881

John G. Kenner



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त्रिपुरा राज्य के लिए विशेष अवसर है।

Althoff

11. *Leucosia* *leucostoma* *leucostoma*

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STATE OF OREGON } ss
COUNTY OF MULTNOMAH }

I do hereby certify that the foregoing copy
of the above mentioned

has been by me compared with the original,
and that it is a correct transcript therefrom,
and the whole of such original, as the name
appears on file and of record in our office and
in our care and custody. IN TESTIMONY
WHEREOF, I have hereunto set my hand and
affixed our seal this

11 day of November 19⁰⁶
Book 2151 Page 242-243
Received: 11/21/06 19⁰⁶

MULTNOMAH COUNTY RECORDING DEPT.
By: Rosa Hallie DEPUTY

