

the "Board" party of the first part, and The Kansas Electric
Power Company, a corporation organized and existing under the
laws of the State of Kansas, hereinafter called the "Company,"
party of the second part,

party of the second part,
Witnesseth: That said Board, in consideration of the
covenants and agreements of said Company hereinafter set out,
does hereby sell, transfer and convey to said Company, its successors
and assigns, the transmission line extending from Barker and
Bishop premises in the City of Lawrence, Kansas, to the premises
in Douglas County known as the "County Farm", the same being
a single phase, 2 wire, 2200 volt, 60 cycle line, including poles, wires,
cross-arms, insulators and all appurtenances, and also including
the transformer located on said premises. It is understood
and agreed, however, that this conveyance does not include the
secondary lines on said "County Farm" but that said secondary
lines shall remain the property of said County and that
said Company assumes no responsibility for said secondary
lines or for the distribution of the electric energy after the delivery
of the same by it at the transformer.

Said Board further agrees to purchase from said Company all the electrical energy required for light or power at said County Farm for the term of the franchise granted to said Company by the City of Lawrence, and to pay for the same at the following rates, to wit:

Minimum Bill - Per Month - .75cts

8 to 30 M. D.	10cts. per M. D. with discount of 5 per cent.
30 to 100 "	.09 " " " " " " " " " " 6 "
100 to 300 "	.08 " " " " " " " " " " 7 "
300 to 600 "	.07 " " " " " " " " " " 8 "
600 to 1000 "	.06 " " " " " " " " " " 9 "
1000 and over "	.05 " " " " " " " " " " 10 "

Discount allowed only if paid on or before the 10th.

Said Company agrees that should it at any time make and put into effect in the City of Lawrence, a more favorable schedule of rates than the foregoing, said Board shall be entitled to the benefit of such rates and that this agreement shall be subject thereto. Said Company further agrees that, so long as said current is metered at or near the City limits of the City of Lawrence, said Board shall be entitled to a discount of ten per cent (10%) from the foregoing schedule, to compensate for line losses. It is understood and agreed, however, that in the event said Company shall at any time hereafter meter said current at or near the entrance to said "County Farm,"