

manner by the Trustee. In case of any redemption of Bonds of Touth Series by the Trustee pursuant to the provisions of the Indenture or any indenture supplemental thereto; notice of redemption shall be given in a similar

To the extent permitted by said Indenture, modifications or alterations of said Indenture or of any indenture supplemental thereto and of the rights angleobligations of the Company and of the bearers or registered owners of the bonds and coupons may be wifild, with the consent of the Com-pany, by affirmative vote of the bearers or registered owners (or persons entitled to vote the same) of not less than sixty-six and two-thirds per cent (6625/6) in principal amount of the bonds entitled to vote at a heeting of bondholders ending and held its provided in said Indenture and by like affirma-

not less than sixty-six and two-thirds per cent (662%%) in principal amount of the bonds

under said Indenture are so affected; provided, howteration in case one or more,

but less

ever, that no such modification or alteration shall be made, without the consent of the registered own-er hereof, which will (a) affect the right of the registered owner hereof to receive payment of the principal of, or interest or premium (if any) on, this bond, or to institute suit for the enforcement

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entitled to vote of each

of the series of bonds then outstanding

in said Indentuye, the bonds may be for various principal sums, are issuable in series, may mature at different times, may bear interestuil different rates and may otherwise vary as therein provided; and this bond is one of a series entitled "First Mortgage Bonds, 71,5%. Series due 1999," erated by a Tenth Supplemental Indenture dated as of February 1, 1909, as provided for in said Indenture.

SECTION 3. The Bonds of Tenth Series shall be registered bonds without compons. Bonds of Tenth Series may be issued in denominations of \$1,000 numbered consecutively from "RMI" upward and in such multiples of \$1,000 as the Company may authorize, appropriately numbered, the execu-tion and delivery thereof to be conclusive evidence of such authorization.

The form of Bonds of Tenth Series shall be substantially as follows d may be set forthighn the reverse side thereof); (FORM OF BOND OF TENTH SERIES) (any of the provisions of such

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KANSAS CITY POWER & LIGHT COMPANY

FIRST MORTGAGE BOND, 71/8% SERIES DUE 1999

DUE FEBRUARY 1, 1999

No. .....

the State of Missouri, for value received, hereby pro KANSAS CITY POWER & LIGHT COMPANY (hereinafter called the "Company"), a corporation of 

Truste shall be discharged as provided in the indentures hereinafter mentioned; provided that, so long the Company in the City of Chicago, Illinois, in lawful in trust), the sum of August rate of 71. year until the Company's obligation with resp r of the United States of America, and to pay interest thereon from the date her , in like lawful money, payable semi-annually at the office or agency Direago, Illinois, on the 1st day of February and on the 1st day at, so long as . Dollárs te heréof of

description of the property mortgaged and pledged, the nature, and extent of the security, the terms and conditions upon which the bonds are, and are to be, issued and secured, and the rights of the bear-ers or registered owners of the bonds and of the Trustees in respect, of such security. As provided This bond is one, of the series hereinafter specified, of the bonds of the Company (herein called the "bends") known as its "First Mortgage Bonds," issued and to be issued in one or more series under and secured by an Indenture of Mortgage and Deed of Trust dated as of December 1, 1946, Trustees, to which Indenture and all indentures supplemental thereto referen duly executed by the Company to Continental Illinois National Bank and Trust Company of Chicago (herein called the "Trustee") and George G. Moore (B. M. Lamberson, successor Individual Trustee), the calendar month next preceding such February 1 or August 1. is hereby made for a ŋ

there is no existing default in the payment of interest and except for the payment of defaulted inter-est, the interest payable on any February 1 or August 1 will be paid to the person in whose name this bond wis registered at the close of business on the fifteenth day (whether or not a business day) of

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