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Wrinste, the bonds, the compose to be attached to the eco-pose bonds and the extituate of the Transter to be home by the bonds are to be autofamily in the following forms, straining and the man properties emissions, incertious and formations are are in the following or in any indenture sup-plemental hereto provided on permitted:

[GENERAL FORM OF COUPON BOND] KANSAS CITY POWER & LIGHT COMPANY FIRST MORTGAGE BOND

No. .....

This bond is one, of the series hereinafter specified, of the bonds of the Company (herein called the 'bonds') hnown as its "First Mortgage Bonds," insued 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, duly executed by the Company to Costinuestal Illisons Na-tional Bank and Thust Company or Chicago (herein called most nisk as invertioning of thicked the "Truck of herein called the "Truck") and Ground 6. Moora, Truckee, to which Indenture and all indentures supplemental thereto ref-vertee is hereby made for a description of the property mort-taged and pledged, the sature and extent of the security, the terms and conditions upon which the bonds are, and are to be, issued and securel, and the rights of the bearers or registered geners of he bads and of the Trustees in respect of such security. As provided in said Indenture, the bonds may be for various principal sums, are issuable in series, may mature at different times, may bear interest at different rates and may otherwise vary as therein provided; and this bond is for in said Indenture.

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To the state permitted by said Indentare, modifications or alterations of ani Indentare or of any indentare supple-mental thereto and of the rights and obligations of the Com-pany and of the bearers or registered owners of the honds and compans may be inde, with the consent of the Company, by afirmative vote of the bearers or registered owner (or and compose may be made, with the consent of the Company, by affirmative vote of the hearers or registered owners (or persons entitled to vyter the same) of not less than sixty-six and two-thirds per cert (16957) in principal amount of the bonds entitled to vote at a meeting of hondholders called and held as provided in said industry same the affirmative vote of not less than sixty six and vece thirds per cent (66955) in fractal quantum certification entitled to vote of sach series affected by such modification or alteration in case one of more, but less than all, of the series of bonds then outstanding under said Indenture are so affected; provided, however, that no such modification or alteration shall be made, without the consent of the bearer or registered owner hereof, which will (a) affect the right of the bearer or registered owner

hereof to receive payment of the principal of, or interest or pressions (if any) on, this bond, or to institute suit for the deformment of any such ayament on or after the respective due dates expressed herein, or (b) otherwise than as per-miked by said lacheture, permit the creation of any lien ranking prior to or on a parity with the lien of said Indenture with respect to day property covered thereby, or deprive any bondhodder of the security afforded by the lien of said lacetarre, or (c) relace the percentage of the principal amount of the bonds required to authorize any such modification or alteration. Iteration.

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In the event that any bond shall not be presented for pay-ment when the principal thereof becomes due, either at maturity or otherwise or at the date fixed for the redemption maturity of olders use of at the only have a coole and the pre-sented for payment at the due data thereof, and the pre-sented for payment at the due data thereof, and the Coopany shall have on dposel with the Trates in traits for the par-peas, on the date when such bond or coopon is so data, fands affidient to pay the principal of such bond (and premium, if any), together with all interest due thereos to the data of maturity of each bond or to the data fixed for the redempof maturity of such bond or to the date fixed for the redemp-fion thereof, or to pay such courpon, as the case may be, for the use and benefit of the beaver or registered source thereof, then all lishify of the Company to the beaver or registered then all the principal beaver the principal thereof and beauer of the beaver of the payment of the principal thereof thes an owner of add boad for the payment of the principal thereof and interest thereos (and premium, if any), or to the holder of such coupon for the payment thereof, as the case may be, aball forthwith ease, distrimine and be completely discharged and each beaver or registered owner or holder and in no longer be entitled to any lies or benefit of said Indenture.

La case an event of default as defaced in small Indenture shall occur, the principal of this bond may become or be declared das and payable in the manner, with the effect and subject to the conditions provided in said Indenture.

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APPENDIX SET

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This bond is transferable by delivery unless registered as to principal on the books of the Company to be kept for that purpose at the office or spency of the Company in

such registration to the noted berroom. After such registration, no transfer shall be valid-unless made upon said books by the registered owner in per-son or by attorney duly authorized in withing, and similarly noted hereon; but this bond may be discharged from regis-tration by being in like manner transferred to bearer, and thereupon transferability by delivery shall be restored, after which this hould may again from time to time be registered or made transferable to hearer as before. Such registration shall not affect the negotiability of the compose for interest hereto attached, which shall at agays be payable to bearer and transferable by delivery. such registration to be noted transferable by delivery.

The Company and the Trastees and any paying agent may deem and treat the bearer of this hond, if it be not registered as to principal, or, if this bond is registered as herein author-ized, the person in whose name the same is registered, and the hearer of any coupon hereunto appertaining, as the absolute owner for the purpose of receiving payment and for all other purposes; and neither the Company, nor the Trustees nor any paying agent shall be affected by any notice to the contrary.

paying agent shall be alforded by any notice to the contrary. No recourse shall be had for the payment of the principal of, or the interst on, this bond, or for any chain based between or otherwise in respect hereof, and and the interest agent indexing supplemental thereto, against any incorporator, stochalder, director or officer, paid, present or fature, of the Company or of any producessor or successor compara-ion, produce or on encourse on provide, which we have the product or on encourse responsible, which we have the or otherwise of the product of the product of the differential of any constitution, statute or rule of law, or by the enforcement of any successorie or sealers or characting. Then preserve the of any constitution, statute or rule of law; or or use enforcement of any measured or penalty or observing, and each liability of incorporations, stockholders, directors, and officers being waived and released by every bearer or regi-

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