tered evener, hereof by the acceptance of this bond and as part of the consideration for the issue hereof, and heing like-wise waived and released by the terms of said Indenture.

Propost -

1.0

Neither this bond nor any of the antered interest coupons shall be raile to because abligatory for any purpose unless and mult the sertificate of authentication hereon shall have been executed by the Trustee or its successor in trust under said indexture.

Is Wrissan Wirsano, Kisnas Cerr Pown & Laurr Con-ray has easied this hand to be signed in its name by its President or one of its Vice Presidents; and its corporate as to be impressed or imprinted hereon and attented by its Secretary or one of its Assistant Secretaries, and exponse for interest bening the facciling inguinature of its Transmer to be hereonto attached; as of teg..., day of

KASSAS CITT POWER & LIGHT COMPANY. President By.....

Secretary.

Attest:

0

[GENERAL FORM OF INTERIST COUPON] No............

Treasurer.

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 one of a series entitled

Trained by a Supplemental information in provided for in all Indenture. To the extent permitted by and Indenture supplemental thereto and indenture or of any indenture supple-mental thereto and of the rights and obligations of the Com-pany and of the barres or registered owners of the bonds and composes may be made, with the consent of the Com-pany, by affirmative vote of the barres of registered owners (or persons exhibited per cent (60%)) in principal amount is and two thinks per cent (60%) in principal amount is that had an provided in said Indenture and by the filter of each arise affected by model modification or alteration in ease one or more, but less than all, of the series of bars then cutatading under and Indenture are so affected; provided, bewever, that no such modification or alteration is not extend the consent of the registered owner hereof, which will (a) affect the right of the registered owner hereof, and, without the consent of the instration shall be emade, without the consent of the instration shall be made, without the consent of the registered owner hereof, which will (a) affect the right of the registered owner hereof, alto expressed herein, or (h) otherwise that na premitted by and had hereof the registered owner hereof, alto expressed herein, or (h) otherwise that na premitted by and had here the principal of or interset of pro-sident of any such payment of the principal of or alterset of pro-sident of any such payment of the principal of or alterset of pro-sident of any such payment of the principal of or alterset of pro-sident of any such payment of the principal of or alterset of pro-mited and pay had here the registered owner hereof. ment or any soil, payment on of attrit the respective thus dates expressed herein, or (b) obstruine that any permitted by sail datestrates, permit, the creation of any line, ranking priori to creat by parity with the line of sail attentive with respect to any, paperty exactly thereby, or deprive any baseholder of the scentrity afforded by the line of sail Inden-ture, or (c) reduce the percentage of the principal amount of the basis required to authorize any each modification or Itabation

In the event that any bond shall not be presented for pay ment when the principal thereof becomes due, either at ma

[GENERAL FORM OF REGISTERED BOND WITHOUT COUPONS] KANSAS CITY POWER & LIGHT COMPANY FIRST MORTGAGE BOND

No.

T. 11 11 15 50

111.

s.

Krass Grr Powrs & Luorr Cours'ry (hereinafter called the "Coupany") a comporation of the State of Missouri, for a registered assigns, on a more set of the state of the set o

rided in the indentities hereinafter mentioned. This bend is one of the series hereinafter specified, of the bonds of the Company (herein called the "bonds") based in one or more defense londs," issued and to be surre of Morgany and Deed of Trush that on a to Devener, 1, 1946, day executed by the Company in Correservan Intraneous Narmoria. Bases areo Tarce Courses or Concoso-thereing called the "Trustee") and Gaonas G. Mooas, Trastees, to which Indenture and all jondentures asyptemental thereing reformers in hereby made for a description of the prop-erty mortgaged and pledged, the nature and extend of the security, the terms and conditions upon which the bonds are, and are to be issued and secured, and the rights of the bearers or registered owners of the bonds and of the Trus-tees in respect of such security. As provided in said Inde-ture, the bonds may be for various principal sums, are

turity or otherwise or at the date fixed for the redemption thereof, or in the event that any coupon shall not be presented for payment at the due date thereof, and the Company shall tor payment at the use rate increase, and the Company shall have on depositive with the Transfer in transfer the purpose, on the date when such boal or coupon is so due, funds sufficient to pay the principal of such boad (and premium (if any), together with all interest due thereins to the due of maturity of such boad or to the date fixed for the redemption thereof. of such bond or to the data fixed for the reduction the mutarity of such bond or to the data fixed for the reduction the response of such bond or to the data fixed for the reduction the sea and heard of the hearser or, registered owner thereof, then all liability of the Company to the hearer or registered owner of and bond for the payment of the principal thereof and interest thereon (and premium, if any), or to the holder of such coupon, for the payment thereof, as the case may be, shall forthwith cease, determine and he completely discharged and such hearen or mutations of the sease of the sease may be, and such hearer or registered owner or bather shall an harry be entitled to any fien or benefit of said Indenture.

In case an event of default as defined in said Indenture and even the principal of this book may become or be declared due and payable in the manner, with the effect and anbject to the conditions provided in said Indenture.

The Compare and the Testers of Science and any paying agent may dem and treat the perion in whose name this bond is regi-ired as the absolute owner hereit of art the parsons of receiv-ing payment and for all other purposes, and neither the Company not the Trantes name any paying agent shall be affected by any notice to the contrary.

Maker Street

P 1997

and the second of the second

tout entry and the parties

1.64-193

0

.

経営の方法がないない

States and the states

and a second superstant and a second second

Section and the section of the secti