10 "Special Redemption Price". The aforesaid redemption prices in every case plus accrued interest to the redemption date, are as follows:

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IT REPEAMED DURING THE TWELVE MONTHS' PERIOD ENDING MAY 31

where the state of		CONTRACT OF		
	General Redemption Price	Special Redemption Price	Gefferal Redemption Price	Special Redemption Price
	1949 104.5275	101.52%	1961 102.187	100.915
	1950 104.36%	101.49%	1965	100.96%
1.1.5	1951104.21%	101.45%	1966 101.97%	100.81%
	1952104.05%	101.41%	1967 101.72%	100,76%
	. 1953	101.38%	1968101.56%	. 100.71%
	1954103.74%	, 101.34%	1969 101.41%	100.65%
225	1955	101.30%	1970101.25%	100.59%
-	1956	. 101.27%	1971 101.09%	100.53
6	1957	191.23%	1972 100.94%	100.47%
	1958	101.19% -	1973100.78%	100.41%
	1959 102.96%	101.14%	1974 100.63%	-100.35%
	1960102.81%	101.10%	1975_100.47%	100.28%
	1961 102.65%	101.06%	1976100.32%	100.21%
	1962 102.50%	101.01%	1977100.16%	100.155
	1963102.34%	100.96%	1978	100.00%

Except as bereinafter provided, notice of redemption of Bonds of Second Series shall be published in one authorized Chicago newspaper and in one authorized New York news-paper at least once in each of four separatice calendar weeks, the first publication to be made at least thirty and not more than sixty days before the date fixed for redemption, and shall also be mailed by or on behalf of the Company, post-age prepaid, at least thirty and not more than sixty days prior to such date of redemption, to the registered owners of all outpon houds at the time revisivers at to winchest and of all coupon bonds at the time registered as to principal and of all coupon bonds at the time registered as to principal and of all registered bonds without coupons to be so redeemed, at their respective addresses appearing upon the registry

(FORM OF COUPON BOND) KANSAS CITY POWER & LIGHT COMPANY First MORTGAGE BOND, 27676 SERIES DUE 1978 DUE JUNE 1, 1978 \$1.000

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No

KANNAS CITY POWER & LIGHT COMPANY (hereinafter called Advance CITY CONTR of LEDIT CONFAST (Determatter, Cancol the "Company"), a corporation of the State of Missouri, for value received, hereby promises to pay to bearer, or, if this bond be registered as to principal, to the registered owner hereof, on June 1, 1978, at the principal office of the Trustee hereinafter named, in the City of Chicago, Illinois (or at the principal office of any successor in trust), or at the office or agency of the Company in the Borough of Manhati-tan, The City of New York, New York, as the bearer or registered owner hereof may elect, the sum of One Thousand Dollars (\$1,000) in lawful money of the United States of America, and to pay interest thereon from June 1, 1948, at the rate of two and seven-eighths per cent (23%%) per anthe rate of two and seven-eightan per cent $(25/6^2)$ per an sum, in like lawful mosey, payable semiannully at the effice or agency of the Company in the 'City of Chicago, Illinois, or, at the option of the bearer of the coupons for interest appertaining berelo, at the office or agency of the Company in the Borough of Manhattan, The City of New York, New York, on the first day of June and on the first day of De cember in each year intil the Company's obligation with respect to the payment of such principal sum shall be dis-charged as provided in the indentures hereinafter mentioned, but aly, in the case of interest due on or before the maturity date, upon presentation and surrender of the interest cou pons therefor hereto attached as they severally mature.

This bond is one, of the series hereinafter specified, of the bonds of the Company (herein called the "bonds") known as

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books. If notice is published as herein provided, no failure books. If notice is published as herein provided, no failure to mail or to receive any such notice and no defect therein or in the maining there of shall affect the validity of the pro-ceedings for the relemption of any of the bonds as to be receivened. No publication of notice of redemption shall be necessary if all the outstanding Bonds of Second Series are registered honds sithcut coupons or expone bonds reg-istered as to principal and notice of redemption is fixed by registered mail to the registered owners of the bonds to be redered bot less than thirty nor more than sixty days be-fore the date fixed for redemption.

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In case of any redemption of Bonds of Second Series by the Trustee pursuant to the previsions of the Indenture or any indenture upplemental, thereto, notice of redemption shall be given in a similar manner by the Trustee; provided, however, that notice of redemption of Bonds of Second Series redevend through the operation, of the sinking fault pro-vided for in Article 111 hereof need be published only once in each of two separate calendar weeks in one asthorized Ohicago newspaper and in one authorized New York news-mper.

Sformers 3. The Hends of Second Series shall be coupon bonds registerable as to principal and registered bonds with-out coupons. On Bond' of Second Series shall be issued, in the demonination of \$1/100 each, numbered consecutively from "M1" upward. Registered Bonds of Second Series without coupon may be issued in denominations of \$1,000, numbered conjecutively from "IKM1" upward, and in such millinles of \$1,000 as the Comman' may authorize, approx multiples of \$1,000 as the Company may authorize, appro-priately numbered, the execution and delivery thereof to be conclusive evidence of such authorization.

The forms of the coupon Bonds of Second Series and of the coupons thereto attached shall be substantially as follows

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its "First Mortgage Bonds", issued and to be issued in one or more series under and secured by an Indenture of Mortsage and beed of Trust dated as of December 1, 1946, duly executed by the Company to Continental Illinois National Bank and Trust Company of Chicago (herein called the "Trustee") and George G. Moore, Trustees, to which Indenture and all indentures supplemental thereto reference is berefy made for a 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, d and secured, and the rights of the bearers or regis tered owners of the bonds 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 one of a series entitled "First Mortgage Bonda, 2%;5" Series due 1978," created by a Second Supplemental Inden-ture dated as of June 1, 1948, as provided for in vaid In-

desture. To the extent permitted by said Indenture, middifications or allevations of said Indenture or of any indenture supple-mental thereto and of the rights and obligations of the Com-pary and of the bearers or registered owners (of the bonds on the transfer or registered owners (of the persons entitled to vote the same) of not less than sixty six and two-thirds per cent (665)%) in principal amount of the bonds entitled to vote the same) of not less than sixty six and two-thirds per cent (665)%) in principal amount of the bonds entitled to vote the same of the the same of the bonds entitled to vote the same of the two-thirds per cent (665)%) in principal amount of the bonds entitled to jote of each series affected by such modification or alteration in case one or more, but less than all, of the series of bonds then outstanding under said Indenture are so affected; provided,

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