The First Mortgage Bonds, 25,5% Series due 1978, may be redeemed prior to maturity, in whole at any time of in part from time to time, at the option of the Company, at the redemption prices set forth below under the bealing "General Redemption Price", and are also subject to redemption for purposes of the sinking fund and the replacement fund, the terms and provisions of which are set forth in said Second Supplemental Indenture, and by the application (whether at the direction of the Company or otherwise), of each in cloded in the trust estate (with certain exceptions), at the redemption prices is set forth below under the heading "Special Redemption Price". The aforesaid redemption prices, expressed in percentages of the principal amount of the bonds to be redeemed and in every case plus accrued interest to the redemption date, are as follows:

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IF REDEEMED DURING THE TWELVE MONTHS' PERIOD

1	ENDING MAY 31			
	General Redemption Price	- Redemption Price	General Redemption Price	Special Redemption Price
1949	104.52%	101.52%	1964102.18%	100.91%
	104.36%	101.48%	1965 102.03%	.100.86%
	104.21%	101.45%	1966101.87%	100.81%
	104.05%	101.41%	1967 101.72%	100.76%
	103.90%	101.38%	1968101.56%	100.71%
	103.74%	101.34%	1969 101.41%	100.65%
	103.59%	101.30%	1970_101.25%	100.59%
	103.43%	101.27%	1971101.09%	100.53%
	103.27%	101.23%	. 1972 100.94%	100.475
	103.12%	101.19%	1973100.78%	100.41%
	102.96%	101.14%	1974100.63%	100.35%
	102.81%	101.10%	1975100.47%	100.28%
	102.65%	. 101.06%	1976100.32%	180.21%
	102.50%	101.01%	1977_100.16%	100.15%
	102.34%	100.96%	1978100.00%	100.00%
	About the second state of the	Second States	No. of the second s	The second second

Notice of any redemption of bonds shall be given by publication once in each of four separate calendar weeks in

24 coupon for the payment thereof, as the case may be, shall forthwith cease, determine and be completely discharged and such bearer or registered owner or holder shall no longer be estilled to any lien or benefit of said Indenture.

In case an event of default as defined in said Indentureshall occur, the principal of this bond may become of be declared due and payable in the manner, with the effect and subject to the conditions provided in said Indenture.

• This bond is transferable by the registered owner hereof is person or by attorney duly authorized in writing, at the principal office of the Trustee in the City of Chicago, Illinoi (or at the principal office of any successor in trust), or it the office or agency of the Company in the Borough of Manhatan, The City of New York, New York, upon surrender and sancellation of this bond and upon the payment of charges as provided in said Indenture and Scoond Supplemental Indenture, and upon any such transfer a new registered bond without oupons of the same series for the same principal amount will be sized to the transfere in exchange provided in said Indenture and Bocond Supplemental Indenture, registered bonds without coopons of this series may, at the option of the registered owners and upon surrender at said diffee of the Truster (or of any successor in trust), or at said diffee of the Truster (or of any successor in trust), or at said diffee or indent without coopons of this series of the same aggregate principal amount of other authorized demonination, or for coopons bonds of this series of the same aggregate principal amount.

The Company and the Trustees and any paying agent may been and treat the person in whose name this bond is registered as the absolute ouncer increoi for. the purposes 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. two newspapers printed in the English language, one publibled and of general circulation in the City af Chicago, Himois, and the other, jublished and of general circulation in the Horough of Manhattan. The City of New York, New York, or under certain circumstances by mailing said notice, the first publication, or the mailing, as the case may be, to be at least thirty and not more than sixty days prior to the redemption dist, provided, that notice of any redemption of honds to be redeemed through the operation of the sinking fund need be given by similar publication only once in each of two separate calcular weeks; all as more fully provided in said Indenture and Second Supplemental Indenture. Notice of redemption having been duly given, the bonds called for redemption shall become due and payable upon the redemption date and, if the redemption date, and whenever the redemption price thereof shall have been deposited with the Trustee, inducie of such shall be been deposited with the resters on and after the redemption shall have been duly given or provision therefor made, such beads shall be longer beentified to any lie nor benefit of said Indenture.

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In the ëven that any bound shall not be presented for payment when the principal thereof becomes due, either at maturity 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 have on deposit with the Trustee in trust for the purpose, on the date when such bind or coupon is so due, finds sufficient to pay the principal of such boad (and premium, if any), together with all interest due thereon to the date of maturity of such hond or to the date fixed for the redemption thereof, or is pay such coupon, as the case may be, for the use and benefit of the learer or registered owner identification of the bader of such load for the payment of the principal thereof and intersaid bond for the payment of the principal thereof and interest thereon (and premium, if any), or to the holder of such

No recourse shall be had for the payment of the principal of, or the interest on, this bond, or for any claim based hereon or otherwise in respect hereof or of said Indenture or any indenture supplemental thereto, against any incorporator, stockholder, director or officer, past, present or future, of the Company or of any predecessor or successor corporation, as such, either directly or through the Company or any such predecessor or successor corporation, whether by virtue of any constitution, statute or rale of law, or by the enforcement of any assessment or penally or otherwise, all such liability of incorporators, stockholder, directors and officers being waired and released by every owner heroot by the aceptance of this bond and ang part of the consideration for the issue hereof, and heing likewise waived and released by the terms of said-Indenture.

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This bond shall not be valid or become obligatory for any purpose unless and until the certificate of authentication hereon shall have feen executed by the Trustee or its successor in trust under said Indenture.

Lz WITNERS WHERZOF, KANAS CTTP POWES & LADIT COM-PART has caused this bond to be signed in its name by its President or one of its Viceo Presidents, and its corporate seal to be impressed or imprinted hereon and attested by its Secretary or one of its Assistant Secretaries, as of the day of \_\_\_\_\_\_\_\_

	KANSAS CITY	Powen & LIGHT COMPANY,
	By	algebra in the
		President.
Attest:		
·		
	Secretary.	

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