

211

10.15

Shirth Contractor Contractor

A CONTRACT

ALCONTRACTOR

C. L. A.

A DESCRIPTION OF THE OWNER OF THE

aika tidell server are to out to at

在公司的 the state of the state of the

Part Files

22252345

ar states with

61758

est listerin methodeed, whence or not not not a to the unit to registered. No recourse shall be had for the payment of the principal of, or the interest on, this Bod, or for any chain haved hereon or on the Indentative or any isolathout methods and here on or the Indentative or any isolathout methods and there is an encoursor corporation, as an explored or of effects or ancessor corporation, as an explored or the order or of the Company or Layr and heredexessor or successor corporation, whether Hyritene of any constitution, faitude or nuel of hav, or by the enforcement of any assessment or penalty for otherwise-shill and highlity, whether at common hav, in equity, have constitu-or officers being released by every bearer or registered owner bere-of by the secretories of the second and as part of the consideration for the issue hereof, and heing likewise released by the terms of the Indenture. the Indenture

the Indenture. Neither this Hond, nor any of the codyna for Interest thereon, shall be entitled to any hearful under the Indenture or any inden-ture supplemental thereio, or become valid or obligatory for any purpose, until Harris Trust and Savings Hank, the Trustee under the Indenture, or a successor trustee thereis under the Indenture, shall hare signed the form of certificate endorsed hereon.

In wirkins willagor, The Kansas Power and Light Company IN WITH the WITH the segment is the set of t

. 6 [GENERAL FORM OF REGISTERED BOND WITHOUT COUPONS]

THE KANSAS POWER AND LIGHT COMPANY (Incorporated under the laws of the State of Kansas) FIRST MORTGAGE BOND,.... % SERIES DUE ...... . .....

THE KANAS POWER AND LIGHT COMPANY, a corporation or-ganized and existing under the laws of the State of Kanasa (here-insiter called the "Company", which term shall include any successor corporation as defaued in the Judenture hereinstre-reterred to), for value received, hereby promises to pay to initic called the "Company", which ferm shill belue any messene corporation as defauld in the Jodenture bereinstre referred to), for value received, hready promises to pay to or registered to). For value, each other shifts and the second other shifts and the shifts the second other shifts and the shifts and the shifts and the second other shifts and the shifts and the second other second other shifts and the second other second other shifts and the second other se

registered owners of the Bonds and of the Trustee in respect thereto, and the terms and conditions upon which the Bonds are, and are to be, secured. The Bonds may be issued in series, for various principal sums, may mature at different thick, may bear interest at different rates and may observise vary as in the Inde-ture protided. Table Bond is one of a series designated as the "Pirts Mortgase Bonds,...," Series due ...," of the Com-pany, issued under and secured by the Indenture and described

5.

fasistant Secretary.

[GENERAL FORM OF COUPON] . . . . .

On the .... day of ....., unless the Bond herein mentioned shall have been duly called for previous redemption and payment thereof duly provided for The Kannas Power and Light Company will pay to bearer, on surrender of this coupon,

which at the time of payment is legal tender for public and private debis, being six months' interest then payable on its First Mort-

.

of its Treasurer to be attached hereto, as of the ..........

By .....

THE KANSAS POWER AND LIGHT COMPANY, .

Vice President. .

\$.....

Treasurer.

....

Ϊ÷.

at .....

No. ..... \*

day of .....!....

Attest:

pany, issued under and secured by the Indexiture and described To the extent permitted by and as provided in, the Index-ture, modifications or alternations of the Indexture, or of any in-denture applemental thereio, and,of the rights and obligations of the Company and of the holders of the. Bonds and obligations may be made withit the coisent of the Company by an affirmative vote of not less than 80% in amount of the Honds entitled to vote then outstanding, at a meeting of Donaholders calification bed at provided in the Indexture, and by an affirmative vote of not less than 80% in factors, pind by an affirmative out contact then outstanding and affected by such modifications or alternation, in crass mode more hult be submodifications of largers in the of Bonds berge then outstanding and anever by such mountation or alteration, in case one of more but less than all of the series of Bonds then outstanding under the Indenture are printered privided, how-ever, that no such modification or alteration shall be made which will affect the terms of payment of the principal of, or interest on, this Bond. on, this Bond.

This have the terms of adjument of the principal of or interest-on, this hold. In case an event of default, as defined in the functure, shall coccrs, the principal of all the Bonds at any such time outstand-ing under the Indenture may Eedeelared or may by the due and sparable, upon the conditions and in the manner and with the effect provided in the Indenture. The Joneture provides that such declaration may in certain events by waited by the holders of a majority in principal amount of the Bonds outstanding. This Bond is transformable by the resistered towice thereof, in thereon we be view nuclearies all enteres, on the book, of the Com-

0