thereupon a new registered Bond or Bonds without coupons of therepon a new registered load or Bonds without coupons of the same series, of the same suggregate principal amount and in authorized denominations will be issued to the transferree ine transferree in exchange be-crice and this Bond, with or without others of like form and series, may in like manner be exchanged for one or more we registered to make a series of others authorized denominations but of the same aggregate principal amount; or the registered owner of this Bond; at his option, may in like manner aurrender the same for cancellation an exchance for the same argregate principal exchange for the same aggregate principal amount of coup Bonds of the same series and in authorized denominations, w

CONFANT,

resident.

ond herein redemption Power and

is coupon,

of America ind private

casurer.

n respect onds are, eries, for may bear he Inden-d as the the Com-described

te Inden-f any in-digations coupons memative d to vote d held as f not less

not less d to vote lteration, nds then led, how-de which interest

ire shall . ute, shall outstand-due and with the des that holders ling.

ereof, in he Com-

presenta-fer, and

1

-

House of the same series and in subtories denominations, with compose state-del maturing on and after the next enougl interest date; all upon payment of the charges and subject to the terms and conditions set forth in the Indenture." No recourse shall be had for the payment of the principal of, or the interest on, this Hond, or for any claim based hereon ôr on the Indenture or any indenture supplemental thereto, against any neoroperator, or against any stockholder, filteretor or older, 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 conditiution, statute or rule of law, or by the enforcement of any associated on the successor successor. whether by virtue of any constitution, itatite or rele of law, or by the enforcement of any assessment or penalty or otherwise, all such liability, whether at common law, it equilty, by any constitu-tion, statute or otherwise, of incorporators, atocholders, direc-tors or offices being released by every owne hereof by the accep-lance of this bound and a part of the consideration for the issue hereot, and leing likewise released by the terms of the Indenture. This Hond shall not be earlieded to any benefit used the Indenture or any indenture supplemental thereto, or become ralld or obligator for any purpose, until Harris frast and Saring Jiank, the Trustee under the Indenture, or a successor trustee thereto ander the Indenture, and have bigned the form of cer-tificate endorsed hereon.

In wrrness wittmeor, The Kansas Power and Light Company has caused this Bond to be signed in its name by its President or

9 a Vice President, and its corporate seal (or a facsimile thereof) to be hereto affixed and attested by its Secretary or an Assistant Secretary. Dated.....

THE KANSAS POWER AND LIGHT COMPANY,

Э

...... - - Assistant Secretary.

Attest: c

; and

[GENERAL FORM OF TRUSTER'S CERTIFICATE]

This Bond is one of the Igonds (in temporary form), of the ries designated therein, described in the within mentioned In-nture and Supplemental Indenture of serjes de

HARRIS TRUST AND SAVING'S BANK, Trusice,

° By.....

WITERLER, the holders of the stock of the Company entitled-to vote thereon, and the Deard of Directors of the Company, at meetings thereof respectively duly conserved and held, have day authorized the execution and delivery of this Indenture to secure the Bond to the Surgel Ferender: and the Bonds to be issued hercunder; a

WHEREAS, all the requirements of law and the by-laws and articles of incorporation of the Company have been fully com-

10 plied with and all other, acts and things necessary to make this Indenture a valid, binding and legal instruments for the scentry of the Bonds, have been done and performed;

Now, THEREFORE, THIS INDENTURE WITNESSETH:

Now, THERIVAE, THE-INDENTIFIE WINDENTIFIE That The Kanasa Power and Light Company, in consideration of the preusbase and of the mutual covenants herein contained and of the purchase and acceptance of the Boole by the Boolers thereof and of the sum of four and delivery of those presents, and for other rainable considerations, the receipt whereof is berefy acknowledged, and in order to secure the pryment of the principal of and interest (and premium, if any ion all Bonds af any time issue) and outstanding muter this distantance, accend-ing to their families of the terma² and conditions in the Bonds and herein en-tained, and the Rongha are, adding to the secure the and herein en-tained, and the Rongha are, adding to the secure the and herein con-tained, and the Rongha are, adding to the State and a secured, has executed and delivered this Indentities and has granted, her-gained, sold, transfort, larging, edit, transford, transfo remeries the second sec

FIRST.

Atz and singular the lands, real estate, chattels real, ease ments, servitudes and leasehold and other interests in real estate which the Company now owns or, subject to the provisions of which the Company now owns or, subject to the problems of Article XII, may hereafter acquire, including, among other things, the following rouperty located in the State of Kanasa (but reference to, or enumeration of, any particular kinds, classes or items of property shall not be deemed to exclude from the operation and effect of this Indenture any kind, class or item not so referred to or enumerated, except as hereinafter expressly pro-tided):

* 11

PARCELS OF REAL ESTATE. The following described parerly of real estate, all of which are located in the State of Kansas in the respective counties hereinalter specified:

ATCHISON COUNTY. . .

Antoing Perior Plant Size. The North Oil Hundred Thirty (130) fort at Las numbered Tastiri, (12), Thirton (13), Fourten (14), Fiften (15), Sixten (16), Seventen (17), Egitzen (138), Nietten (19), Furnity (20) and Twenry-ne (21) in Black Twenry-three (23) in L. C. Chalin Addition to the City of Atchinen, as shown by the treoristic for thereod.

thereof. 2. Spray Food and Service Building Site: Let FFronteen (14), Filtern (15), Sittern (16), Serviern (17) and Edittern (18) and Lets Teority-there (21). To avariation (23), Teority-fore (25), Fronti-site (25), Fronti-service (25) and Teority-right (28), all in IIi.s. I Teority-ice (22), in 1, C. Challs: Addition to the City of Atchieve, as alsone by the recorded 15th thereof. 2. Fourt

assessment start, op p. a. C. tatalts. Astidupt to the Cup of Artisien, as shown by the transled [54] thirty: 6.3.
3. Transmission Tears Size: A period of likely Thirty (30) in the Cup of Artishon, commerch known and dosignated as 6.4. Artisty, 16.9. The Tears and the astronomer in the start of the intervestion of the Cup the start of the intervestion of the start of the intervestion of the cup the start of the intervestion of the cup the start of the intervestion of the start of the intervestion of the start of the intervestion of the intervestion of the start of the intervestion of the intervestion of the start of the intervestion of the intervestion of the intervestion of the intervestion of the start of the intervestion of the intervesti 4. Other Real Estate: The following tracts of lind;

(a) Part of the Southeast Quarter (SE) () of Section One (1) in working Six (6) of Rayer Tweiry (20), which is bounded as follows: runnencing at a point Nine Hundred (200) feet North of the Southwest

~

•••