	Exa post contraining FROM	E RECORD 66
	Martin Grossman TO	This instrument was filed for record on the 21th day of Fob A. D., 1924. At 4:20. P. M. Sea & Mellman. Register of Deeds. By Joe Millman Deputy.
	Faimers State Bank.	
	THIS INDENTURE, Made this25thday o hundred andtwenty_fourtetween	M. February, in the year of our Lord, one thousand place . Var tiz, Grossman a. widower
	vinland in the County of Douglas and State of Cansas part_y	
	The Northeast Quarter (1) of the 1 iniDouglas County Konsas.	NEZ Section 17, Township 14 Hange 20 containing 40 acres
FORM		
ANK	with the appurtenances and all the estate, title and interest of the said par	
	a good and indefeasible estate of inberitance therein, free and clear of all incumbrances,	excopt \$2400 due The New England Securities Co. first at all times during the life of this indenture, pay all taxes or assessments that may be bried a summed
	against said real estate when the same becomes due and payable, and that	teep the buildings upon said real estate insured against bre and tormado in such sum and by such the loss, if any, made payable to the part to the second part to the extent of its
	Interest. And in the event that said part of the first part shall fail to pay such taxe part of the second part may pay said taxes and insurance, or either, and the amou the rate of 10% from the date of payment until fully repaid. THIS GRANT is instead as a mortgare to secure the payment of the sum of	int so paid shall become a part of the indebtedness, secured by this indenture, and shall beer interest at
	Three mundred 111 ty	DOLLARS, of said sum of money, executed on the25th day ofFabruary 1924. ith all interest according to the terms of said obligation and also to secure any sum or
	And this convergence shall be void if such payment be made as berris specified, and the or any subligation created thereby, or interest thereon, or if the tarse on and are least as are or if the buildings on said real entate are not kept in as good regate as they are now, or if said in umpaid, and all of the obligations provided for in naid writter obligation, for the security of w	are or 6 dickarge my fars with indered there as a form provide, in our error to an an party- becomes the unit of payships of the disk of
	holder hereof, without notice, and it shall be lawful for the said part of the second improvements thereon in the manner provided by law and to have a receiver appointed to collect improvements thereon in the manner provided by law and to have a receiver appointed to collect	the rents and benefits accruing therefrom; and to sell the premises hereby granted, or any part thereof, mont then unnaid of principal and interest, together with the costs and charges incident thereto, and the
	IN WITNESS WHEREOF, the part y of the first part ha	the first part <u>y</u> (such and avery obligation therein contained, and all benefits accruing therefrom shall extend and have (ign and uncersarior of the respective parties herein. <u>9.</u> hereunto set <u>hi 9.</u> hand, and seal the day and year
	last above written.	Martin Grossman. (SEAL)
		(SEAL)
		(SEAL)
		(SEAL)
	COUNTY OF	
	BE IT REMEMBERED, That on this	25th day of February A. D. 1924., before me, a
	to me personally known to be the same person	who executed the foregoing instrument and duly acknowledged the execution of into subscribed my name, and affixed my efficial seal on the day and year last
		ay of
		RELEASE sledge the full payment of the globt sicyred thereby, and authorize the Register of 192 - 192

FRONT N FORM