66

1

のないないないで、「ないないないないないないないない」

.0

This Release was written on the origina Mor tgage

Handda B Ruch Weld

MORTGAGE RECORD 76

Reg. No. 621

0

	FROM oyd Duffee & Wife. TO	STATE OF KANSAS, DOUGLAS COUNTY, 4. This instrument was filed for record on the 27 st day of February A. D. 19.30, st8125, o'clock A- M. Elsei C. Constlancy Register of Deeds.
The Merchan	ts Loan & Savings Bank, Lawrence, Kans	• ByDeputy.
hundred and	NTURE, Made this first day of F thirty between loyd Duffee and Estelle E. Duffee, his	ebruary, in the year of our Lord, one thousand nim wife,
of Lawren	ce in the County of Dou	glas and State of Kansas
	first part, and he Merchants Loan & Savings Bank, Lawr	
WITNESSE Four T which is hereby a	TH, That the said part ies. of the first part, in considers housend and no/100 (\$4000.00)	ation of the sum of duly paid, the receipt o DOLLARS, to duly paid, the receipt o Grant, Bargain, Sell and Mortgage to the said part of the second part
	The Northwest Quarter (Township Thirteen (13),	N#2) of Section Six (6), Range Nineteen (19).
	ances and all the estate, title and interest of the said pard a art 168_of the first part do hereby covenant and agree that at	es of the first part therein. the delivery hereof VDey_Bre the lawful owner_ .9 of the premises above granted, and
And the said pe seized of a good and	art ies of the first part do hereby covenant and agree that at indefeasible estate of inheritance therein, free and clear of all incumbrance	the delivery hereof_they_arethe lawful owner_9 of the premises above granted, and e
And the said pa seized of a good and and that they will war It is agreed betw assessed against said and by such insurance 1 t 5 interest.	extiggs of the first part do. — hereby covenant and agree that at indefaulth estate of inheritance therein, free and dense of all incumbrance errat and default the same against all parties making lawful chain therein a set the parties berefort that the part idee. I of the first part at all it at and estate when the more becomes due and payable, and that they reempary as shall be preclided and dimeted by the part idea of the set of a line the event that main part idea. Of the first part all full to a line in the event that main part idea. Of the first part all full to parties the part idea and full part idea.	the delivery hereof. they. are the lawfid over for the premises above pranted, and it mess during the life of this indesture, pay all taxes or assessments that may be levied or
And the sold pu- seized of a good and and that they will war It is agreed betw assessed against sold and by such insurance its interest. berein provided, then mulesture, and shall be	st $\underline{166}$ of the first part dn. — hereby covenant and agree that at indefaultie estate of inheritance therein, free and dense of all incumbrance rest and default is same against all parties making lawful claim thereto worthe partice better that the part $\underline{160}$ of the first part at all is at all real states when the mane becomes due and payoide, and that $\underline{1100}_{2}$, company as shall be precision and directed by the part $\underline{160}$ of the sec Add in the event that shall part $\underline{160}_{2}$ of the first part all full to the part $\underline{2}$ of the event part may pay and Laws and instance ensurements the set of 1005 from the state of physican unit fully	the delivery hereof. they. are the lawful ever. So the premises above pranticl, and a closes during the life of this industure, pay all taxes or assessments that may be beind or
And the sold po- solved of a good and and that they will war It is agreed bety assessed against aid and by such insurance its interest. herein provided, here THIS GRANT FOUR THOUS FOUR THOUS	at 165. of the first part do. — hereby covenant and agree that at indication density of indextance during, free and dense of all incumbrance renar and identify the same against all parties making lawful chain thereto worthe partice breach that the part 162 , of the fart part and is at a thread when the mass becomes due and payole, and that 1102 , commany as able bereford and direction by the part (162 of the Add in the vect that said part 162 , of the fart part half full to the part 2 of the fart part 162 , of the fart part half full to the part 2 , at the rate of part 162 , of the fart part half full to include a same part 162 , be present of the part 162 becomes and and $10/100$.	the delivery hereof. they. are the lawful ever. 9 of the premises above granical, and a dame during the life of this indenture, pay all taxes or assessments that may be levied or Fill here the buildings upon and real evats insured against for and tormado in such ann of pay, the heavy of any mole spaceholder to the part. J. of the second part to the event of tays and heavy shows the same become due and payable and to keep shill premises insured as . erepither and the annount so paid shall become a part of the indefendence, secured by this takes on of more resulted on the first are of Fobruary
And the said pu- scient of a good and and that they will war It is agreed betwoes seesed against said seese against said the manufacture and shall THIS GRANT FOUR Thous recording to the term and by safe against said seese advant	at 165 , of the first part do. — hereby covenant and agree that at indication density of indextance during, free and dense of all incumbrance renar and idend the same against all parties making lawful chain thereto worthe partice breach that the part 162 , of the first part and is at a trait static when the same becomes due and paythele and that 1102 , commany as and the perceived and direction by the part (large) the sec And in the vect that soil part 162 , of the first part that full to 2. The part 2.5 which has part 162 , of the first part with full to 1. The part 2.5 which has perceived part may pay and takes and incursion include a static part 162 , of the first part with 162 where 164 m 100 m	the delivery hereof. they. are the lawful event .9 of the premises above prunicl, and almost during the life of this indenture, pay all taxes or assessments that may be levied or .811 here the buildings upon and red static insured against for and tormado in such ann of part, the long, if any mode spaceholds to the part of the second part to the exist of any rach taxes when the same become due and payable and to keep shill premises insured as
And the said pe- solided of a good and and that they will wan It is agreed between and by the same and by which instructs the interest. Benefit and the same THIS GIANT FOUT Thous according to the term and by a state of the same and the same same and the same same same art thereof a same same and been the several matter and been the several matter and been the several matter and been the several matter and been the several matter and been the several matter and been the several matter and been the several matter and been the several matter and been the several matter and been the several matter and been the several matter and been the several matter and been the several matter and been the several matter and been the several matter and been the several matter and been the several matter and been the seve	et 165 , of the first part do. — hereby covenant and agree that at indificable set the of indiricable densities of indiricable set of a linear transment that the part 165 , for and dense of a linear transment that the part 165 , of the forty part has a linear transment to the parts between the transment beered that the part 165 , of the forty part has a linear transment to the part of the part	the delivery hereof. they are the lawful event 9 of the premises above prunicl, and a sine during the life of this industors, pay all taxes or assessments that may be level of FillX , up the buildings upon and red static incurd against for and tormals in such any of part, the loss, if far, make payable to the part 1 , 0 of the scored part to the event of pay such taxes when the same become due and payable and to keep and premises incured a score show, and the assessment so pair shall become a part of the indubtedness, secured by the regard. Difference of the same share the first C and February 1 , 30 interest of durkings explanation that and there are also to average that and obligation contained therein fully discharged. If default is made in success are any a lawfue out of a wate is committed on and beyond and the merein and the success that and obligation contained therein fully discharged. If default is made in success are any in the more of a wate is committed on and pays. There there is a success that a side of a vertex obligation, for the scored y of which the inductive a given, shall be interest in the lawful for the said party. If default is made in success that law is a traveler of a space is committed on and parencies, then the interpretion in the maximum data of a vertex obligation, for the scored y and on vertex obligation providely the law of the law is the scored part.
And the said po- excised of a good and and that they will wan it is agreed between serves agreed between the saints and the interest. This interest. This interest. This is a saint and the saint and the saint and the saint and the saint and bedge between and bedge become a backets security of the become and become the secure of the become and the become a	est 16.6 dthe first part dos hendy covenant and agave that at indicability estate of inheritance thrends, from and elsess of all incombernase errors and addend the asses sparses 11 points making lawell the first part and are assessed to the second part neutron making lawell because the second part material parts in the first part has a state of the second part may pay add target and in the second part may pay add target and in the second part may pay add target and in the second part may pay add target and in the second part of the second part may pay add target and lawer of the part J of the second part may pay add target and lawer of the part J of the second part may pay add target and lawer of the part J of the second part may pay add target and lawer of the part J of the second part may pay add target and lawer of the second part may pay add target and lawer of the second part o	the delivery hereof. they.are the lawful event 9 of the premises alove r runnel, and a draw during the life of this indexture, pay all tarse or assessments that may be levice of Fillkery the buildings upon and real extats insued against for and tormals is such mu and part, the loss, if any, made payable to the part y . of the second part to the extent of any such taxa when the same become due and payable and to keep and premises insured as or either, and the amount so paid shall become a part of the individuous, screended by this reputation of money, extended on the firstl . Any of February 1000 1100 and the money are the start of the terms of a balance of the delivery and the second part is the and a start and the same the start between the start of the start of the second part of the individual start and the start of the start of the start of the start of the start reputation of money, extended on the firstl . Any of February 1300 indices are not part when the same become due and involved. In the second a part is the start of the start of the start of the individual start of the start of the start of the individual start of the start of the start of the start of the individual start of the start of the individual to replet the start of the start of the start of the individual to replet the start of the individual to replet the start of the start of the start of the individual to replet the start of the start o
And the nist provided if a goal and model of a goal and the start of the start of the start of the start of the start of the start of the start of the start of the start of the start of the start of the start of the start of the start of the start of the start of the start of the start of the start of t	est 16.6 dthe first part dos hendy covenant and agave that at indicability estate of inheritance thrends, from and elsess of all incombernase errors and addend the asses sparses 11 points making lawell the first part and are assessed to the second part neutron making lawell because the second part material parts in the first part has a state of the second part may pay add target and in the second part may pay add target and in the second part may pay add target and in the second part may pay add target and in the second part of the second part may pay add target and lawer of the part J of the second part may pay add target and lawer of the part J of the second part may pay add target and lawer of the part J of the second part may pay add target and lawer of the part J of the second part may pay add target and lawer of the second part may pay add target and lawer of the second part o	the delivery hereof. they. are the lowful event 9 of the premises above prunicl, and a dame during the life of this indenture, pay all taxes or assessments that may be levied or FR1D , so the buildings upon and red exist isourd against far and tornado in such any and part, the low, if any mole spaceh to the part. J = 0.01 is the same barres of the indentures are the same because the same because above and rayable and to keep and premises insured as a set of the indentures are replanted in the same barres of the indentures in the same because above a part of the indentures insured as a set of the indentures insured as a set of the indenture in the same barres of the indentures are replanted in the same because above and a solution of the indentures are and the same barres are replanded in the indenture of the indenture are and the same barres are replanded in the same barres are lowed as a barres provided. In the same barres are provided by the same barres are lowed and payable, or if the insuremate or any more or to databary says trave when the same barres are lowed at payable, or if the insuremate or any more are as any three shall be related to ensure a grant, and its many the same barres are lowed at payable, or if the insuremate or a grant and insumble to pay of a shall be haved in the same barres are lowed at a state of the instrume are as a first or a same shall be related to the result in the manufact provided by the same barres are lower and and the same barres are lower and and the same barres are lower at the same barres are related as a same barres are lower at the same barres are lower at the same barres are lower at the same barres are related as a s
And the sold of of a god and bailed of a god and It is agreed between the same It is agreed between the same it is agreed between the same it is more than the same it is more than the same it is more than the same it is agreed between the same it is agreed by a s	as 162 , of the first part do. — hereby covenant and agree that at linkfamilie estable of inheritance therein, free and deter of all incumbrance trans and inferend the same against all parties making lawful claim thereto each the particip better that the part 162 , of the first part and in at a transition of the percent of the and payle, and that 1102 , or many as and the percendent and there the the part 162 , of the first part and it at a transition of the percent part may pay the percent of the percent by the particip of the percent part in the part 102 , and 102 and	the delivery hereof. they. are the lowful event 9 of the premises above prunicl, and a dame during the life of this indenture, pay all taxes or assessments that may be levied or FR1D , so the buildings upon and red exist isourd against far and tornado in such any and part, the low, if any mole spaceh to the part. J = 0.01 is the same barres of the indentures are the same because the same because above and rayable and to keep and premises insured as a set of the indentures are replanted in the same barres of the indentures in the same because above a part of the indentures insured as a set of the indentures insured as a set of the indenture in the same barres of the indentures are replanted in the same because above and a solution of the indentures are and the same barres are replanded in the indenture of the indenture are and the same barres are replanded in the same barres are lowed as a barres provided. In the same barres are provided by the same barres are lowed and payable, or if the insuremate or any more or to databary says trave when the same barres are lowed at payable, or if the insuremate or any more are as any three shall be related to ensure a grant, and its many the same barres are lowed at payable, or if the insuremate or a grant and insumble to pay of a shall be haved in the same barres are lowed at a state of the instrume are as a first or a same shall be related to the result in the manufact provided by the same barres are lower and and the same barres are lower and and the same barres are lower at the same barres are related as a same barres are lower at the same barres are lower at the same barres are lower at the same barres are related as a s
And the sold of of a god and bailed of a god and It is agreed between the same It is agreed between the same it is agreed between the same it is more than the same it is more than the same it is more than the same it is agreed between the same it is agreed by a s	as 162 , of the first part do. — hereby covenant and agree that at linkfamilie estable of inheritance therein, free and deter of all incumbrance trans and inferend the same against all parties making lawful claim thereto each the particip better that the part 162 , of the first part and in at a transition of the percent of the and payle, and that 1102 , or many as and the percendent and there the the part 162 , of the first part and it at a transition of the percent part may pay the percent of the percent by the particip of the percent part in the part 102 , and 102 and	the delivery hereof. they are the lawful event 9 of the premises above prunicl, and a many during the life of this industors, pay all tarms or assessments that may be level of er. FillA , up the buildings upon and red south size of a first first and terms do in such any of pay, the loss of the same transmission of the second part to the event of pay such terms when the same become due and paythe and to here paid premises insured as a cycluter, and the assessment to paid shall become a part of the indubtdness, secured by this regard. Distances the same terms of the infifthetic security of the indubtdness , percendent of the distance of the same terms of the terms of the indubtdness, secured by this regard. Distances the same terms fully discharged. If default is made in such as more say many a black are made of a start is committed on and removed, in the event that and exhibiting the lawfull due to the 1 area . If default is made in such a promote that and is written exhibiting the terms of and the bar of the such payters are approximated the result of the shall be pay the such as the same area of a start of analysis of the start is the same term of the same of a such resonantial of and payters are approximated by a start of the same term of a start is committed on and premises, then the maximum balance of the start is a start and the same start and t
And the sold of of a god and bailed of a god and It is agreed between the same It is agreed between the same it is agreed between the same it is more than the same it is more than the same it is more than the same it is agreed between the same it is agreed by a s	as 162 , of the first part do. — hereby covenant and agree that at linkfamilie estable of inheritance therein, free and deter of all incumbrance trans and inferend the same against all parties making lawful claim thereto each the particip better that the part 162 , of the first part and in at a transition of the percent of the and payle, and that 1102 , or many as and the percendent and there the the part 162 , of the first part and it at a transition of the percent part may pay the percent of the percent by the particip of the percent part in the part 102 , and 102 and	the delivery hereof. they. are the here's of the premises above prunice, and the area during the life of this indenters, pay all tarse or assessments that may be level or FillX are the buildings upon and red static incurd against for and terms do in such assessment of the rest. To find the second part to the event of the indebtoffness, second by the second part to the event of the indebtoffness, neared by the rest. The first of the indebtoffness, neared by the second part to the destination of the destination of the destination of the destination of the second part of the destination of the second part of the law of the version is the area area of if watch to committed in and premises, then the area were as the second intert area in the second part is the second part to the second part to every hand the second part to the second part the second part to
And the sold of of a god and bailed of a god and It is agreed between assessed against sold and by such insurance it is more than a sold of the memory of the sold of the THIS GRANT FOUR Thous second in the sold of the sold of the sold of the sold of the sold of the sold of the sold of the sold of the sold of the sold	as 162 , of the first part do. — hereby covenant and agree that at linkfamilie estable of inheritance therein, free and deter of all incumbrance trans and inferend the same against all parties making lawful claim thereto each the particip better that the part 162 , of the first part and in at a trans at the same becomes due and paytile, and that 1102 , covering and all be received and the particip the part 162 , of the first part and it at a trans at the same becomes due and paytile, and that 1102 , the payting the part 162 , of the first part and it at 102 , the payting the particip term in the part 162 , of the first part and it at 102 , the payting the part 162 , of the first part 102 , the payting the part 102 model have a set of the paytile to the part 102 model have 100 model. The part 102 model have 100 model to the part of the second part is the paytile to the part of the second part is the paytile to the part of the paytile to the part of the the paytile part of the second part to pay the paytile to the part of the the paytile part of the second part is the paytile paytile the part of the the paytile that the option of the second part is the the paytime of the second part is the the paytile paytile the the option of the paytile paytile the paytile paytile the paytile the the option of the paytile paytile the paytile the paytile the paytile the paytile paytile the paytile paytile the paytile the paytile the paytile the paytile the paytile the paytile payt	the delivery hereof. they. are the here's of the premises above pruniel, and the set of the set of the indextors, pay all tarse or assessments that may be level of FillX , each tark the set of the
And the sold of a goad and mained of a goad and It is agreed bett assessed against sold and but they will suggest the same of a sold sold sold sold sold in the sold sold sold sold sold sold sold sold	et $1 \oplus g$. of the first part do. — hereby oversant and ages that at indication entate of inderinance through first and does of all incumbrance terms that does the here are gainst through marking have dish therefore are the particle hereto that the part $1 \oplus g$. of the first part shall sate that the part when the more become due and payole, and that they commany as all here prevides and directed by the part [deg: the next And in the vect that many part $1 \oplus g$. of the fort part shall sate they part J — of the second part is primed of the second part is include as a horizon to be primed to the part $1 \oplus g$. The manual part $1 \oplus g$ is the origin part is due to payoned until fully is include as a horizon to be second part to pay for a similar method part J — of the second part is payoned to the second part is include as a horizon to be second part to pay for any instant of J = $0 \oplus 1 \oplus $	the delivery hereof. they. are the lawful event .9 of the premises above granical, and
And the sold of a god and and that they well we It is agreed between the same and that they well went it is agreed between the same and by well is interest. This control is the same and by well is interest. This control is the same and the same of meany salvan are there of a second salvan is the same of the same salvan are there of a second salvan is the same of the same salvan is the same	as 162 , of the first part do. — hereby covenant and agree that at linkfamilie estable of inheritance therein, free and deter of all incumbrance trans and inferend the same against all parties making lawful claim thereto each the particip better that the part 162 , of the first part and in at a trans at the same becomes due and paytile, and that 1102 , covering and all be received and the particip the part 162 , of the first part and it at a trans at the same becomes due and paytile, and that 1102 , the payting the part 162 , of the first part and it at 102 , the payting the particip term in the part 162 , of the first part and it at 102 , the payting the part 162 , of the first part 102 , the payting the part 102 model have a set of the paytile to the part 102 model have 100 model. The part 102 model have 100 model to the part of the second part is the paytile to the part of the second part is the paytile to the part of the paytile to the part of the the paytile part of the second part to pay the paytile to the part of the the paytile part of the second part is the paytile paytile the part of the the paytile that the option of the second part is the the paytime of the second part is the the paytile paytile the the option of the paytile paytile the paytile paytile the paytile the the option of the paytile paytile the paytile the paytile the paytile the paytile paytile the paytile paytile the paytile the paytile the paytile the paytile the paytile the paytile payt	the delivery hereof. they. are the lawful event .9 of the premises above granical, and
And the sold of a goal and and that they will say in a goal and its assessed against aid and that they will say in a goal is a goal of the say in a goal of the say is a goal of the say in a goal of the say is a goal of the say in a goal of the say is a goal of the say is a goal of the say is a goal is a goal of the say is a goal of the say is a goal is a goal of the say is a goal of the say is a goal is a goal of the say is a goal of the say is a goal is a goal of the say is a goal of the say is a goal of the say is a goal is a goal of the say is a goal of the say is a goal of the say is a goal is a goal of the say is a	<pre>et 165. of the first part dos — hereby oversant and agree that at half-mable state of half-masses through, for and elses of all incumberes through the state of half-masses through the first part shall state through the state sectors that the state is the first part shall state through the state between state and payhole, not that the yet commany as and be received and markes layed light the state the part of the second part model by the part [dig: 0 the sec And in the verst that and part 160. of the first part shall state the part of the second part may pay solid tars and heartness we interface at the state of 1000 model. The second part with all the part of the second part may pay solid tars and heartness we interface at the state of 1000 model. The second part with all the part of the second part has been all to the part with all the part of the second part has been all to the part and _ nond _ no/100 model. The second part has part of the part the part of the second part has been all to the part with all the part of the second part has been all to the part with all the part of the second part has part of the part of the the part description of the shall be been part has part of the part has and the state possible to the part of bar been and the information. The the part description of the shall be the second part has part thereof. The part description of the shall be the review in the second the part thereof. The part description of the shall part the part the part thereof. The part description of the shall part is part the part the second part thereof. The parties of the first part has _we here the shall part the been and the to the part and the part is bar been and the part thereof. The part description of the shall part and the second part thereof. The part description of the bar bar and the part has a state of the part has a state of the shall part and the part description of the bar and the part description of the bar and the part has</pre>	the delivery hereof. the J. ATC
And the sold of a goal and and that they will say in a goal and its assessed against aid and that they will say in a goal is a goal of the say in a goal of the say is a goal of the say in a goal of the say is a goal of the say in a goal of the say is a goal of the say is a goal of the say is a goal is a goal of the say is a goal of the say is a goal is a goal of the say is a goal of the say is a goal is a goal of the say is a goal of the say is a goal is a goal of the say is a goal of the say is a goal of the say is a goal is a goal of the say is a goal of the say is a goal of the say is a goal is a goal of the say is a	<pre>et 165. of the first part do. — hereby overant and ages that at half-mable entar of half-masses through, for and elser of all incumberes true and addend haves against 11 periods making havel dains therefore rem the particle hereto that the part 162. of the first part shall sate and addend the prevention of the said periods and that 1000/ commany as and have prevented and market have being the set Add in the verst that main part 162. of the first part shall sate the part J. — of the second part may go sold tars and heartness we index at the second part in the state of heart part of the index of the part J. — of the second part may go sold tars and heartness we index at the state of heart 162. If the first part of the state of . D10. — over the state of heart of heart part of</pre>	the delivery hered. they are the lawful every of the premises above granical, and
And the sold of a god and mind of a god and sold but they well we in an that they well means some of against sold in the source of the source	<pre>ext 165 of the first part do. — hereby corvent and agree that at indication entate of inheritance through the and there of all incumberes the and addend the asson against if parties marking haved inher there are not and dend the asson against if parties marking haved inhere the remainst and the percent of the anal paysion and that they remainst and the percent of the second parties of the part of the commany as and have revealed and interved by the part [260] the second Add in the versit that main part 1600. If the part of the part of the second part is primed of the prime of the percent of the second part is primed of the prime of the second part of the second part is primed of the part of the interved as interved and interved parts of part of any part of the interved part of the part of the part of the part of the interved part of the part of the part of the part of the interved part of the part of the part of the part of the part of the interved part of the part of th</pre>	the delivery hereof. they. are the hard a ever 9 of the premises alove granical, and a second part, the loss, if any, make payable to the part. J. of the second part to the event in the mean derived the loss, second by the part of the induktions, neveral to the event of the induktions, neveral to the event of the induktions, neveral to the second part to the event of the induktions, neveral to the second part
And the sold of a goal and and that they will say in a goal and its assessed against aid and that they will say in a goal is a goal of the say in a goal of the say is a goal of the say in a goal of the say is a goal of the say in a goal of the say is a goal of the say is a goal of the say is a goal is a goal of the say is a goal of the say is a goal is a goal of the say is a goal of the say is a goal is a goal of the say is a goal of the say is a goal is a goal of the say is a goal of the say is a goal of the say is a goal is a goal of the say is a goal of the say is a goal of the say is a goal is a goal of the say is a	ext 165 of the first part do. — hereby covenant and agree that at inclaficable setup of inkertance during, from and deter of all incumbereus rent and inferent kernes against if prevents making level disk in theretors are the particle kernes against if prevents making level of their hierest rent and inferent kernes there and in payled, and that they rent and the vect that many here the first part shall set at the part y. — (a) the second part needed by the part (are) of the start determines the second part of the part of the part of the the part y. — (a) the second part to pay and it have a discussion we indexed as a more the orbit of the base of payment unit fully and	the delivery hered. they. ATC the lastic source 9 of the premises above granical, and
And the sold of a god and mind of a god and sold but they well we in an that they well means some of against sold in the source of the source	<pre>ext les di the fart part de hendy evenant and ague that at indinationale entar di intrinsere thoring, for and elever di incombenes in al de dend the asses again thi particule marking level di intrinsere era tari ad bet entar the sear spant thi particule marking level di intrinsere era tari ad bet entar the sear spant thi particule and the fart part at hall est indination the mass becomes due and paytole, and that they, compare as hall be recelled and intered by the part Ligs? If the sear And in the versit that and particle. If the fart part hall fail to p the part J in the search part marking level of a paytole, and of DEO of the encoder part may pay solid taras and leave the part J of the second part may pay solid taras and leave and of DEO of the encoder part may pay solid taras and leave the part J of the second part may pay solid taras and leave the part J of the second part may pay solid taras and leave the part J of the second part may pay solid taras and leave the part J of the second part may pay solid taras and leave the part J of the second part has the part of the part of part of</pre>	the delivery hereof. they. ATC