vs	Lien Claimant	CLAIM OF POSSESSORY LIEN
ν3		NOTICE OF FORECLOSURE SALE
RICHARD GIFFIN, UTILITY SALES CO. & WELLS FARGO	BANK	(Where possession has not been surrendered.)
CALIFORNIA FARWEST TRANS	En Lien-Debtor	(Applicable for Labor, Materials and Services Only.
1. The undersigned,	Dean	C. Smart
called the claimant, pursuant to the prupon the following described articles of Serial No. MEJ765501, L.	rovisions of Chapter of personal property icense No. H	hereinafte r 648, Oregon Laws 1975, claims and has a possessory lie v, to-wit: 40' Fruehauf Trailer, T22681, 1969 Model
hereinafter called chattels for the following	lowing at a fact	
to the said lien deptor in making alto	owing charges for	services provided, materials supplied and labor performe
of and for the owner or lawful possess	or thereof	sporting, pasturing or caring for said chattels at the reques
2. At the time said request was Richard Giffin	made the name of	the lawful possessor of said chattels was
3213 Delaware Klama	+h E-11- 05	97601 and his last known address on the date hereof in
owner or reputed owner of said chattels	was Richa	ard Giffin
and, if an individual, his last known ad OR 97601	ldress on the date h	nereofis 3213 Delaware, Klamath Falls
is a corporation, the name of its redist.	ered noont and the	; however, if said owner or reputed owner
as shown by the records of the Corpora	ation Commissioner	address of its registered office as of the date of this notice of the State of Oregon (ORS 57.065, 57.075) is
{Name of	corporation's registered age	nt and address of its registered office)
3. Claimant obtained possession	of said chattels in	Klamath -
elapsed since the date last mentioned.	ters has been and i	s now retained by claimant; more than sixty days have
which claimant has incurred.	ermenses in starte	es, materials and labor is \$, in addition to
for said storage is the sum of	\$	-said-elattels-prior to foreclosure; that a reasonable fee
(b) If there was no agreement graph (a); the following is a	relative to said cut	that the total amount of claimant's lien is \$and sarge, delete, by lining out, all of the preceding sub-para-
For said se		
For said m		· a 175 00
	aterials	<u>\$ 175.00</u>
For said la		\$ 165.19
For said la In addition to the foregoing and that a reasonable fee for sa	bor	\$ 165.19 \$ 25.00
In addition to the foregoing and that a reasonable fee for significant's lien is \$2,590	bor S, claimant has incu aid storage is the su 19	. \$ 165.19 . \$ 25.00  urred expenses in storing said chattel prior to foreclosure um of \$ 2,225.00 ; that the total amount of
In addition to the foregoing and that a reasonable fee for si claimant's lien is \$2,590 (c) No part of said total has claimant's lien is \$2,590	bor .  5, claimant has incual storage is the suit .19  been paid except the .19	s 165.19  25.00  urred expenses in storing said chattel prior to foreclosure am of \$ 2,225.00 ; that the total amount of the sum of \$ -0 - ; the amount now due on
In addition to the foregoing and that a reasonable fee for significant's lien is \$2,590 (c) No part of said total has claimant's lien is \$2,590	bor .  5, claimant has incual storage is the suit .19  been paid except the .19	s 165.19  25.00  urred expenses in storing said chattel prior to foreclosure am of \$ 2,225.00 ; that the total amount of the sum of \$ -0 - ; the amount now due on
In addition to the foregoing and that a reasonable tee for seclaimant's lien is \$2,590 (c) No part of said total has claimant's lien is \$2,590 (d) The said lien debtor either 5. NOTICE HEREBY IS FUR	shor.  shor.  shor.  shore the short short short short short short short should receive the short should receive the shows or should receive the short should receive should receive should receive should receive short should receive should receive short should receive should rece	s 165.19  25.00  curred expenses in storing said chattel prior to foreclosure am of \$ 2,225.00 ; that the total amount of the sum of \$ -0 - ; the amount now due on easonably know that the said charges are due.
In addition to the foregoing and that a reasonable tee for seclaimant's lien is \$2,590 (c) No part of said total has a claimant's lien is \$2,590 (d) The said lien debtor either 5. NOTICE HEREBY IS FURUALLY 31	shor.  Social contents the substitute of the sub	s 165.19  Larred expenses in storing said chattel prior to foreclosure arm of \$ 2,225.00 ; that the total amount of the sum of \$ -0 - ; the amount now due on easonably know that the said charges are due.
In addition to the foregoing and that a reasonable tee for so claimant's lien is \$2,590  (c) No part of said total has a claimant's lien is \$2,590  (d) The said lien debtor either 5. NOTICE HEREBY IS FURY July 31	shor.  Social contents the substitute of the sub	s 165.19  Larred expenses in storing said chattel prior to foreclosure arm of \$ 2,225.00 ; that the total amount of the sum of \$ -0 - ; the amount now due on easonably know that the said charges are due.
In addition to the foregoing and that a reasonable tee for sectaimant's lien is \$	shor.  So claimant has incusted storage is the suit of	s 165.19  s 25.00  curred expenses in storing said chattel prior to foreclosure arm of \$ 2,225.00  the sum of \$ - 0 - ; the amount now due on easonably know that the said charges are due.  I said lien debtor and to whom it may concern that on to sell the above described chattels at public auction in obtained possession thereof, at the following place in said Klamath Falls, Oregon
In addition to the foregoing and that a reasonable tee for sectaimant's lien is \$	the contract of the series of	s 165.19  Larred expenses in storing said chattel prior to foreclosure arm of \$ 2,225.00 ; that the total amount of the sum of \$ -0 - ; the amount now due on easonably know that the said charges are due.

The amount now due on claimant's lien is \$ 2,590.19

FORM No. 146-POSSESSORY LIEN.

DEAN C. SMART, dba DEAN'S

1/1/76

to the county treasurer of the county in w urer as directed by law.	discharge of claimant's said lien; and third, the balance, if any, will be paid thich said foreclosure sale is made, to be disposed of by said county treas
1	19.80, and more than thirty days prior to the day so fixed for said fore registered or certified mail to the following persons:
a. To the lien debtor at hi tered agent at its said registered	s last known adddress; or if the lien debtor in a second
b. To all persons with a s	ecurity interest in said shotted and a
county officer of the county in w c. If the chattel so to be so	which the decetary of the State of Oregon or in the office of the appropriate thich the foreclosure sale is to be held.
also on the date first mentioned in front door of the county court ho	of this paragraph 7, this notice was posted in a public place at or near the
County, Oregon. Furthermore if t	the chattel to be sold been debtor in
addition to the above caused a na required by Section 10(3) of said	
In construing this instrument and wi masculine includes the teminine and the n instrument shall be deemed notice both to	nere the context so requires, words in the singular include the plural; the cuter and, generally, all changes shall be made or implied so that this individuals and to corporations
Dated May 30 , 19 80	Dean C. Smart
	ρ Claimant
	By X
	Jan
STATE OF OREGON, County of Kla I, Dean C. Smart	mathss.
the claimant named in the foregoing instrum	ent. being first duly sworn and that I t
statements and claims made therein are	in an respects correct and true, as I verily believe.
	X llean Amost
Subscribed and sworn to before me ti	his. 30th day of May 19 80
80- 0	E. M.C
	TANV/ISLANCE
and the second second	Notary Public for Oregon. My Commission expires
AFTER	RECORDING, PLEASE RETURN TO:
	Neal G. Buchanan
	Attorney at Law
	210 N. 4th Klamath Falls, OR 97601
	(503) 882-6607
Stevens-Ness Form No. 1120 is a warehouseman's poa warehouseman's non-possessory lien for storage.	ssessory lien for storage; Form No. 1121 is a statement of account; Form No. 927 is
STATE OF OREGON; COUNTY OF	
I hereby certify that the within instru	ment was received and filed for record on theday of
A.D., 19_80_at_4:25	o'clock P M., and duly recorded in Vol M30
of Liens upon Chattelson P	age 10050
FEE \$7.00	WM. D. MILNE, County Clerk
1 45	By Dernetha Shelvich Donner

6. At the conclusion of said foreclosure sale, claimant will apply the proceeds of said sale: first, to the payment of the expenses of the sale; second, to the discharge of claimant's said lien; and third, the balance, if any, will be paid