CLAIM OF POSSESSORY LIEN

Lien Claimant

	PRODUCTS CREDIT UNION Lien Debtor	(Where possession has not been surrendered.) (Applicable for Labor, Materials and Services Only.)
	NOTICE IS HEREBY GIVEN THAT: 1. The undersigned, JOHN M PARADIS called the claimant, pursuant to the provisions of Chapter 648, Oregon Laws 1975, claims and has a possessory lier upon the following described articles of personal property, to-wit: 1974 Chevrolet Corvette, VIN #1237T4S404193, Oregon License # DMD769 hereinafter called chattels, for the following charges for services provided, materials supplied and labor performed to the said lien debtor in making, altering, repairing, transporting, pasturing or caring for said chattels at the request of and for the owner or lawful possessor thereof. 2. At the time said request was made the name of the lawful possessor of said chattels was and his last known address on the date hereof is 1901 Carlson, Klamath Falls, Oregon 97601; at said time the name of the owner or reputed owner of said chattels was Terry B. Coonse and, if an individual, his last known address on the date hereof is 1901 Carlson, Klamath Falls, Oregon 97601; however, if said owner or reputed owner of 97601; however, if said owner or reputed owner is a corporation, the name of its registered agent and the address of its registered office as of the date of this notice as shown by the records of the Corporation Commissioner of the State of Oregon (ORS 57.065, 57.075) is	
0 M 10.	3. Claimant obtained possession of said chattels in last performed said labor, provided said services and supsince said date, possession of said chattels has been and whosee where the said chattels in the said chattels have been and when the said chattels have been and the said chattel the said chattels have been and the said chattel the said cha	County, Oregon; claiman plied said materials on September 30 , 1980 is now retained by claimant; xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx
23		ces, materials and labor is \$, in addition to
130	which claimant has incurred expenses in storing	g said chattels prior to foreclosure; that a reasonable fee
084	for said storage is the sum of \$; that the total amount of claimant's lien is \$ (b) If there was no agreement relative to said charge, delete, by lining out, all of the preceding sub-paragraph (a); the following is a reasonable charge:	
	For said services	\$ -0-
	For said labor	\$ -0- \$ 96 64 \$ 143 00
	In addition to the foregoing, claimant has in	curred expenses in storing said chattel prior to foreclosure sum of \$ None to date ; that the total amount of
,	(c) No part of said total has been paid except claimant's lien is \$ (y) 223	
	(d) The said lien debtor either knows or should reasonably know that the said charges are due. In construing this instrument and where the context so requires, words in the singular include the plural; the masculine includes the feminine and the neuter and, generally, all changes shall be made or implied so that this instrument shall be deemed notice both to individuals and to corporations.	
•	Dated October XX 1 , 19 80	John M. Paradis
		By
; ;		by
1,		
	I, John M. Paradis	ss.
	the claimant named in the foregoing instrument, being firs the statements and claims made therein are in all respects	t duly sworn, say that I know the contents thereof and that
	7.70	John M Paradis
	Subscribed and sworn to before me thislst	day of October 19 80
,	TO THE POST OF THE PARTY OF THE	1.01 KB

I hereby certify that the within instrument was received and filed for record on the . 23rd day of A M., and duly recorded in Vol. October A.D., 19 80 at 10:14 of Liens on Chattels on Page.

STATE OF OREGON; COUNTY OF KLAMATH; ss. .

FEE \$3.50