VoiρΩ2 Page 3694__@ [] 10245 BOBY LARRY AUTO REPAIR & FOLING CAMM OF POSSESSOR! LIEN 2941 LAVERNE KLAMATH FALLS Lien Caimint NOTICE OF FORECLOSURE SALE (Where possession has not been surrendered.) (Applicable for Labor, Materials and Services Only.) LARRY M. STINEWOOD できる ション しょうだい Lie (Debtor 用た き 豆物ない かくが 1. The undersigned, dawone C lucas OBA ADB+LARAYS REPAIR of TOWN to hereinafter called the claumant, pursuant to the provisions of CIRS 87.152 through 87.212, claims and has a possessory lien upon the following described articles of personal property, to-wit: 19.77 DATSUN PICK UP ORE LICENSE HKS. 960 VINT UNK hereinafter selfed 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 lewful possessor thereof. 2. At the time said request was made the name of the lawful possessor of said chattels was LARNS MISTINE and his last known address on the date hereof is 5863 ROGUE VALLEY HYWY CENTRAL POINT ORE 97502; at said time the name of the cwner or reputed owner of said chartels was 1 17 MAT BANK OF ORE 3727 CENT PT ON and, it an individual, his last known address on the date hereof is : 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 [Name of corporation's registered agent and address if its registered office] 3. Claimant obtained possession of said chattels in ____ KLAMATH County, Oregon; claiment last performed said lebor, provided said services and supplied said materials on 1.5 5 6 7 7 since said date, possession of said chattels it is been and is now retained by claimant; more than 182 * days have elepsed since the date last mentioned: 115,00 4. (a) The agreed charge for claimants said services, materials and labor is \$ which claimant hast incurred expenses in storing said chattels prior to foreclosure; that a reasonable fee for said storage is the sum of \$.7.25 00 11; that the total amount of claimant's lien is \$.843,00 (b) If there was no agreement relative to said charge, delete, by lining out, all of the preceding sub-paragraph (a); the lollowing is a reasonable charge: : 1/5,00 : X \$0.00.00 For said services For said materials In addition to the foregoing, visit are the backing trad expenses in storing said chattel prior to foreclosure and that a reasonable tee for said storage is the sum of \$. 728.00 ; that the total amount of laimant's lien is \$ X 4 3. Fo (c) No part of said total has beet pend except the sum of S. VONE the amount now clus on claimant's lier is \$. 843.00 (d) The said lien debtor either kinnes or should reasonably ke on it it is said charges are due. E. s after the lien attaches; tir, if the a ORS 17,172 requires a period of 60 days unless the (hatte) is an a time animal is a dog or cat, the period is 15 days.

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State CE CRECON: COUNTY OF KLAMATH: SS.

I hereby certify that the within instrument was received and filed for record on the

MD., 1982at 10:18 o'clock A M., and duly recorded in **EVELYN BIEHN** COUNTY CLERK

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Fee \$ 8.00