17/14 A SRUM	<i>t</i>
Phil F. Barry DBA Tow-N-Stor	niele star succional bies Vol. MIV Poge931
and have the second of the second	CLAIM OF POSSESSORY LIEN
V8	NOTICE OF FORECLOSURE SALE
Eager Beaver Logging 2130 Arthur, Klamath Falls, Oregon Lien Debtors	(Where possession has not been surrendered.) (Applicable for Labor, Materials and Services O
NOTICE IS HEREBY GIVEN THAT: I. The undersigned,Phil F_ Barry DBA called the claimant, pursuant to the provisions of Chapter upon the following described articles of personal property Serial # E25YCS87333	, 10-Will
hereinalter called chattels, for the following charges for it to the said lien debtor in making, altering, repairing, trans of and for the owner of lawful possessor thereof. 2. At the time said request was made the name of Beaver Logging 2130 Arthur, Klamath Falls, Oregon owner or reputed owner of said chattels was Eager B and, if an individual, his last known address on the date I Oregon is a corporation, the name of its registered agent and the as shown by the records of the Corporation Commissione	the lawful possessor of said chattels was Eager and his last known address on the date he <u>97601</u> ; at said time the name leaver Logging hereof is 2130 Arthur, Klamath Falls; ; however, if said owner or reputed address of its registered office as of the date of this
and the second sec	and address of its registered office) Klamath County, Oregon; cla
since said date, possession of said chattels has been and elapsed since the date last mentioned. 4. (a) The agreed charge for claimant's said servi which claimant has incurred expenses in storin to said strate in the sum of \$540,00	plied said materials on
 since said date, possession of said chattels has been and elapsed since the date last mentioned. 4. (a) The agreed charge for claimant's said servi which claimant has incurred expenses in storin for said storage is the sum of \$5,4000	plied said materials on <u>Dop of a constraint</u> , p is now retained by claimant; more than sixty day ices, materials and labor is \$, in addi ig said chattels prior to loreclosure; that a reasonal ; that the total amount of claimant's lien is \$540.00 ; harge, delete, by lining out, all of the preceding sub e: \$540.00 \$
 since said date, possession of said chattels has been and elapsed since the date last mentioned. 4. (a) The agreed charge for claimant's said servi which claimant has incurred expenses in storin for said storage is the sum of \$5¹⁴0.00	plied said materials on <u>Dop of mode</u> , 19 is now retained by claimant; more than sixty day ices, materials and labor is \$, in addi is said chattels prior to foreclosure; that a reasonal ; that the total amount of claimant's lien is \$540.00 tharge, delete, by lining out, all of the preceding suf e: <u>\$540.00</u> \$
 since said date, possession of said chattels has been and elapsed since the date last mentioned. 4. (a) The agreed charge for claimant's said servi which claimant has incurred expenses in storin for said storage is the sum of \$5!±000	plied said materials on
since said date, possession of said chattels has been and elapsed since the date last mentioned. 4. (a) The agreed charge for claimant's said servi which claimant has incurred expenses in storin for said storage is the sum of \$5!40.00 (b) If there was no agreement relative to said c graph (a); the following is a reasonable charge For said services . For said services . For said services . For said fabor . In addition to the foregoing, claimant has in and that a reasonable fee for said storege is the claimant's lien is \$	plied said materials on 0.0000 0.0000 1.0000 1.0000 1.0000 1.0000 1.0000 1.0000 1.0000 1.00000 1.00000 1.0000000 $1.000000000000000000000000000000000000$
since said date, possession of said chattels has been and elapsed since the date last mentioned. 4. (a) The agreed charge for claimant's said servi which claimant has incurred expenses in storin for said storage is the sum of \$5 ¹⁴ 0.00	plied said materials on Dop on 100 points of 1, 17, is now retained by claimant; more than sixty days ices, materials and labor is \$, in eddin is said chattels prior to foreclosure; that a reasonal i, that the total amount of claimant's lien is \$540.00 tharge, delete, by lining out, all of the preceding sub e: \$540.00 \$

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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 claiment's said lien; and third, the balance, if any, will be paid to the county treasurer of the county in which said foreclosure sale is made, to be disposed of by said county treas-

7. On , 19____, and more than thirty days prior to the day so fixed for said fore-

closure sale, claimant gave this notice by registered or certified mail to the following persons:

a. To the lien debtor at his last known adddress; or if the lien debtor is a corporation, to its said registered agent at its said registered office.

b. To all persons with a security interest in said chattels who have filed a financing statement perfecting that interest in the office of the Secretary of the State of Oregon or in the office of the appropriate county officer of the county in which the foreclosure sale is to be held.

c. If the chattel so to be sold is one for which a certificate of title is required by the laws of this state, to all those persons whom the certificate of title indicates have a security interest in or lien upon the chattels;

also on the date first mentioned in this paragraph 7, this notice was posted in a public place at or near the front door of the county court house of the county in which the sale is to be held and in a public place where claiment obtained possession of said chattels from the lien debtor in Klamath County, Oregon. Furthermore if the chattel to be sold has a fair market value of \$1000 or more, claimant, in

eddition to the above caused a notice of said sale to be printed for two successive weeks in a newspaper as required by Section 10(3) of said Chapter 648, Oregon Laws 1975.

In construing this instrument and where the context so requires, words in the singular include the plural; the mesculine includes the feminine and the neuter and, generally, all changes shall be made or implied so that this

Dated Claimant // Phil F. Barry, Owner By

Tow-N-Stor STATE OF OREGON, County of Phil F. Barry DEA Klamath Tow-N-Stor the claimant named in the foregoing instrument, being first duly sworn, say that I know the contents thereof and that the statements and cleims made therein are in ell respects correct and true, as I verily, believe. anter a free and 9 8.8 G 19.82

Notary Public for Oregon. My Commission expires 12-29-82

EVELYN BEHN, County Clerk

AFTER RECORDING, RETURN TO:

Phil F. Barry Tow-N-Stor P. O. Box 5204 Klamath Falls, Oregon STATE OF OREGON; COUNTY OF KLAMATH; ss.

Filed for record

976 Qits 21 day of , July A. D. 19 82 at _____ o'clock A. M., and 11:27 Lien on duly recorded in Vol. M 82, of Chattels _on Page <u>931</u>5

Bv

Fee \$8.00

Stevens-Neis Ferm No. 1120 is a warehouseman's possessory lien for storage; Form No. 1121 is a statement of account; Form No. 927 is