18176

BUBY LARRYS TOWING 2941 LAVERNE, KLAMATH FALLS, ORE Lien Cleimant

V8.

VELETA JOHNSON

Lien Debtor .

CLAIM OF POSSESSORY-LIEN

NOTICE OF FORECLOSURE SALE

(Where possession has not been surrendered.)
(Applicable for Labor, Materials and Services Only.)

The state of the s

called the claimant, pursuant to the provisions of ORS 87.152 through 87.212, claims and has a possessory lien upon the following described articles of personal property, to-wit: 1969 0008 0008 77 208 HT. LICE EM 77.66 OKCA VINE LU 23A98189484 77.716 7854573 hereinafter colled 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 wes made the name of the lawful possessor of said chattels was and his last known address on the case bereof is and his last known address on the case bereof is and his last known address on the case bereof is accordance or epited owner of said chattels was are, if a midwiduel, his last known address on the date hereof is provided, in a corporation, the name of its registered agent and the address of its registered office as of the date of this microsas shown by the records of the Corporation Commissioner of the State of Oregon (ORS 57.065, 57.075) is [Name of corporation of said chattels in MAMATH. County, Oregon; claimant as shown by the records of the Corporation registered office as of the date of this microsasci date, possession of said chattels has been and is now retained by claimant; more than 1711. days have elapsed since the date last mentioned. 4. (a) The agreed charge for claimant's said services, materials and labor is \$ 100.000. 4. (a) The agreed charge for claimant's said services, materials and labor is \$ 100.000. (b) If there was no agreement relative to said chattels prior to foreclosure; that a reasonable let for said storage is the sum of \$ 7.200.000. (c) No part of said total has been paid except the sum of \$ 100.000.0000. (d) The said total has been paid except the sum of \$ 100.0000.0000. (d) The said lien is \$ 100.0000.0000.0000.0000.0000.00000.00000.0000	called the Claimant	, pursuant to the	provisions of ORS 87	152 through 87.21.	C, claims and I	has a possessory lien upor
hereinafter called chattels, for the following charges for services provided, materials supplied and labor partormed 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 VLLTA TOHNSON. and his last known address on the case hereof is and his last known address on the case hereof is general, if an individual, his last known address on the date hereof is incover, if said owner or reputed owner or separed owner of said chattels was as shown by the name of its registered agent and the address of its registered office as of the date of this natice as shown by the records of the Corporation Commissioner of the State of Oregon (ORS 57.065, 57.075) is [Blance of corporation's registered agent and address of its registered office as of the date of this natice as shown by the records of the Corporation Commissioner of the State of Oregon (ORS 57.065, 57.075) is [Blance of corporation's registered agent and address of its registered office as of the date of this natice as shown by the records of the Corporation of said chattels in Admath County, Oregon; claimant last performed said labor, provided said services and supplied said materials on TULY 2. 19.8.2 since said date, possession of said chattels has been and is now retained by claimant; more than 1441.* days have elapsed since the date last mentioned. 4. (a) The agreed charge for claimant's said services, materials and labor is \$ Admistration in addition to which claimant has incurred expenses in storing said chattels prior to foreclosure; that a reasonable fee for said storage is the sum of \$ 7.20.00	LICE KM	9766 OKE	4 VIN # LL	2.3A9B189	484 Ti	TLE T\$54513
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 and his last known address on the date hereof is covner or reputed owner of said chattels was and, if ar individual, his last known address on the date hereof is individual, his last known address on the date hereof is individual, his last known address on the date hereof is individual, his last known address on the date hereof is individual, his last known address on the date hereof is individual, his last known address on the date hereof is individual, his last known address on the date hereof is individual, his last known address on the date hereof is individual, his last known address on the date hereof is individual, his last known address on the date 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 individually the proposition is registered agent and address if 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 individually the records of the Corporation Commissioner of the State of Oregon (ORS 57.065, 57.075) is individually the records of the Corporation Commissioner of the State of Oregon (ORS 57.065, 57.075) is individually the said services and supplied said materials on July 2. County, Oregon; claimant last performed said labor, provided said services and supplied said materials on July 2. County, Oregon; claimant with registered address in registered office. 4. (a) The agreed charge for claimant's said services, materials and labor is \$ 10,000. (b) If there was no agreement relative to said charge, delete, by lining out, all of the preceding sub-paragraph (a); the	***************************************		************************	***************************************	••••••	
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 and his last known address on the date hereof is covner or reputed owner of said chattels was and, if ar individual, his last known address on the date hereof is individual, his last known address on the date hereof is individual, his last known address on the date hereof is individual, his last known address on the date hereof is individual, his last known address on the date hereof is individual, his last known address on the date hereof is individual, his last known address on the date hereof is individual, his last known address on the date hereof is individual, his last known address on the date hereof is individual, his last known address on the date 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 individually the proposition is registered agent and address if 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 individually the records of the Corporation Commissioner of the State of Oregon (ORS 57.065, 57.075) is individually the records of the Corporation Commissioner of the State of Oregon (ORS 57.065, 57.075) is individually the said services and supplied said materials on July 2. County, Oregon; claimant last performed said labor, provided said services and supplied said materials on July 2. County, Oregon; claimant with registered address in registered office. 4. (a) The agreed charge for claimant's said services, materials and labor is \$ 10,000. (b) If there was no agreement relative to said charge, delete, by lining out, all of the preceding sub-paragraph (a); the	4.1.4.6.4.4.4.4.4.4				4. * *	
2. At the time said request was made the name of the lawful possessor of said chattels was	to the said lien del	btor in making, a	Itering, repairing, tran	sporting, pasturing		
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owner or septed owner of said chattels was	3900 SW	12 PL, OKL	A CITY OK	73119.		t seid time the name of th
; newer, if said owner or reputed covers is a corporation, the name of its registered agent and the address of its registered office as of the date of this natical as shown by the records of the Corporation Commissioner of the State of Oregon (ORS 57.065, 57.075) is	owner or reputed o	wner of said chat	tels was			
is a corporation, the name of its registered agent and the address of its registered office as of the date of this nutices as shown by the records of the Corporation Commissioner of the State of Oregon (ORS 57.065, 57.075) is	aud, ii ar individu	ei, lus lest knowi	n address on the date i	hereof ish	<u></u>	
As shown by the records of the Corporation Commissioner of the State of Oregon (ORS 57.065, 57.075) is						
3. Claimant obtained possession of said chattels in						
3. Claimant obtained possession of said chattels in	as shown by me re	cords or the cor	poration Commissione		egon (ONS 57	.005, 57.075) 18
3. Claimant obtained possession of said chattels in		# 1,5 W &				
lest performed said labor, provided said services and supplied said materials on TULY 26, 19.82, since said date, possession of said chattels has been and is now retained by claimant; more than 144* days have elapsed since the date last mentioned. 4. (a) The agreed charge for claimant's said services, materials and labor is \$	To an the Cartain and the con-	en in a transfer de la se	n Maria (dia ji kara wilak ita Tiron kara ji	ing a grown of the contract of		
since said date, possession of said chattels has been and is now retained by claimant; more than 194* days have elapsed since the date last mentioned. 4. (a) The agreed charge for claimant's said services, materials and labor is \$	3. Claimant	obtained possess	sion of said chattels in	ISLAMAT	<i>H</i>	County, Oregon; claiman
4. (a) The agreed charge for claimant's said services, materials and labor is \$	last performed said	l labor, provided	said services and sup	olied said materials	on JULY	<u> </u>
4. (a) The agreed charge for claimant's said services, materials and labor is \$				is now retained by	claimant; mo	re than 194* days-hav
which claimant has incurred expenses in storing said chattels prior to foreclosure; that a reasonable fee for said storage is the sum of \$.720; that the total amount of claimant's lien is \$.760	elapsed since the d	ate last mentione	Alte augustina Variodisti Gradini denosi de	may ny project garantan'i As- Ny ara-daharanjarahan	Ø	40,00
which claimant has incurred expenses in storing said chattels prior to foreclosure; that a reasonable fee for said storage is the sum of \$.720; that the total amount of claimant's lien is \$.760	4. (a) The	agreed charge to	r claimant's said servi	ces, materials and I	abor is \$	in addition to
fraph (a); the following is a reasonable charge: For said services For said materials For said labor In addition to the foregoing, claimant has incurred expenses in storing said chattel prior to foreclosure and that a reasonable fee for said storage is the sum of \$ 720; that the total amount of claimant's lien is \$	which cla for said s	iment has incur torage is the sun	n of \$ 720.	g said chattels pri that the total amo	or to forecloss unt of claiman	re; that a reasonable feet's lien is \$ 760.00
fraph (a); the following is a reasonable charge: For said services For said materials For said labor In addition to the foregoing, claimant has incurred expenses in storing said chattel prior to foreclosure and that a reasonable fee for said storage is the sum of \$ 720; that the total amount of claimant's lien is \$						
For said services For said materials For said labor In addition to the foregoing, claimant has incurred expenses in storing said chattel prior to foreclosure and that a reasonable fee for said storage is the sum of \$ 720; that the total amount of claimant's lien is \$				narge, delete, by li	ning out, all c	or the preceding sub-para
For said materials For said labor In addition to the foregoing, claimant has incurred expenses in storing said chattel prior to foreclosure and that a reasonable fee for said storage is the sum of \$ 720.00 ; that the total amount of claimant's lien is \$.760.00 ; (c) No part of said total has been paid except the sum of \$	grapn (a)			. 75	20,00	
For said labor						
In addition to the foregoing, claimant has incurred expenses in storing said chattel prior to foreclosure and that a reasonable fee for said storage is the sum of \$ 7200000000000000000000000000000000000				s 2	10,00	
and that a reasonable fee for said storage is the sum of \$ 720.00000000000000000000000000000000000	In add			ncurred expenses in	storiné said	chattel prior to foreclosur
(c) No part of said total has been paid except the sum of \$	and that	a reasonable fee	for said storage is the	sum of \$. 720.	در .	.; that the total amount o
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(d) The said line it by ther knows or should reasonably know that the said charges are due.	8					
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	(d) The	said linn (Ebing c	ther knows or should	reasonably know to	hat the said cl	narges are due.

the chattel is an animal, which need only be retained for 30 days after the lien attaches; or, if the

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* CRS 87.17.2 re vuire sanimal is a dog or a

on page 17429 .

Vol M82 of Lien on

8.00

Fee \$

Chattels

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