FORM No. 146-POSSESSORY LIEN.	Vol M83 Pageo LIPERTLAND. OF
Rodney S. Green, dba R &	J
Auto Repair Lien	Claimant Claim OF POSSESSORY LIEN
vs	NOTICE OF FORECLOSURE SALE
OrCal Cable Co., Inc.	(Where possession has not been surrendered.) (Applicable for Labor, Materials and Services On
when the following described articles of ner-	AT: Green hereina ns of Chapter 648, Oregon Laws 1975, claims and has a possessory sonal property, to-wit: 1980 Toyota pickup, No. RN42089000
to the said lien debtor in making, altering, a of and for the owner or lawful possessor the 2. At the time said request was mad Cable Co., Inc. 129 E Front Street, Merr owner or reputed owner of said chattels was and, if an individual, his last known address 97633 is a corporation, the name of its registered	e the name of the lawful possessor of said chattels was UTCA1 and his last known address on the date here rill, Oregon 97633 ; at said time the name of OrCa1 Cable Co., Inc. s on the date hereof is 129 E Front St., Merrill, (
3. Claimant obtained possession of s	otion's registered ogent and address of its registered afficed aid chattels in Klamath County, Oregon; clain vices and supplied said materials on October 14 , 1983 has been and is now retained by claimant; more than sixty days
	has been and is now retained by claimant, more than only days
elapsed since the date last mentioned. 4. (a) The agreed charge for claima which claimant has incurred expe- for said storage is the sum of 0 (b) If there was no agreement rel	int's said services, materials and labor is $\$977.76$, in additions in storing said chattels prior to foreclosure: that a reasonable 50 per day, that the total amount of claimant's lien is $\$1.361$. Sing 12/15/82 that delete, by lining out, all of the preceding sub-
elapsed since the date last mentioned.	int's said services, materials and labor is $\$977.76$, in additions in storing said chattels prior to foreclosure: that a reasonable 50 per day, that the total amount of claimant's lien is $\$1.361$. ative to said charge, delete, by lining out, all of the preceding sub-provable charge:
elapsed since the date last mentioned. 4. (a) The agreed charge for claimar which claimant has incurred expo- for said storage is the sum of so- (b) If there was no agreement rel- graph (a); the following is a reas For said servin For said mate For said labor In addition to the foregoing, c	Int's said services, materials and labor is \$977.76, in additions of the precision of the preceding sub-precision of the precision of the preceding sub-precision of the precision of the preceding sub-precision of the precision of the preceding sub-precision of the preceding sub-precision of the preceding sub-precision of the precision of the precision of the prec
elapsed since the date last mentioned. 4. (a) The agreed charge for claiman which claimant has incurred expe- for said storage is the sum of \$0. (b) If there was no agreement rel- graph (a); the following is a rea: For said servin For said servin For said mate For said labor In addition to the foregoing, c and that a reasonable fee for said claimant's lien is \$	int's said services, materials and labor is \$977.76, in additional services, materials and labor is \$977.76, in additional services, said chattels prior to foreclosure: that a reasonable 50 per day, that the total amount of claimant's lien is \$1,361 ing 12/15/82 that the total amount of claimant's lien is \$1,361 ing 12/15/82 that the total amount of claimant's lien is \$1,361 ing 12/15/82 that the total amount of claimant's lien is \$1,361 ing 12/15/82 that the total amount of claimant's lien is \$1,361 ing 12/15/82 that the total amount of claimant's lien is \$1,361 ing 12/15/82 that the total amount of claimant's lien is \$1,361 ing 12/15/82 that the total amount of claimant has incurred expenses in storing said chattel prior to forech storage is the sum of \$
elapsed since the date last mentioned. 4. (a) The agreed charge for claimar which claimant has incurred expe- for said storage is the sum of 0 (b) If there was no agreement rel- graph (a); the following is a rear For said servic For said servic For said labor In addition to the foregoing, c and that a reasonable fee for said claimant's lien is \$	Int's said services, materials and labor is \$977.76 , in additionses in storing said chattels prior to foreclosure: that a reasonable SUPER Cay is that the total amount of claimant's lien is $\$1,361$. The Cay is that the total amount of claimant's lien is $\$1,361$. The T2/15/8 that the total amount of claimant's lien is $\$1,361$. The T2/15/8 that the total amount of claimant's lien is $\$1,361$. The total charge, delete, by lining out, all of the preceding sub-probable charge: Super

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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 claimant'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-

January 7. On 3

, 19 83, and more than thirty days prior to the day so fixed for said foreclosure 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 claimant 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 addition 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 masculine includes the feminine and the neuter and, generally, all changes shall be made or implied so that this Dated 12/31, 19.82

STATE OF OREGON, County of ...Klamath.....ss. I, _____Rodney_S___Green

the claimant named in the foregoing instrument, being first duly sworn, say that I know the contents thereof and that the statements and claims made therein are in all respects correct and true, as I verily believe.

Subscribed and sworn to before me this....

* Roctney & fluin 1st day of December 1982 Michael & Brand

By Rectney & Buch

Notary Public for Oregon. My Commission expires (-21-85

Rodney S. Green dba R & J Auto Claimant

Return 6: Mike Brant 325)Kain Falls

Deputy

STATE OF OREGON: COUNTY OF KLAMATH :ss I hereby certify that the within instrument was received and filed for record on the <u>-3rd</u>day of January A.D., 1983 at 4:20 clock P , of Liens on Chattebn page 76

Fee \$

EVELYN BIEHN COUNTY CLERK Deputy

EVELYN BIEHN COUNTY CLERK

Ques

STATE OF OREGON: COUNTY OF KLAMATH ;ss I hereby certify that the within instrument was received and filed for and duly recorded in Vol M83 2:47 at , of Liens on Chattelon page 7206 O'clock P

by___

FEE \$ 12.00