FORM No. 144-POTHSTORY LINN.		
30015		STRYENS-NASS LAW PUBLISHING CO. PONTLAND O
Phil F. Barry dba TOW-N-STOR	图 图 图 图 图 图	Vol. <u>M82</u> Page 18674
		CLAIM OF POSSESSORY LIEN
V	Lien Claimant	CLAIM OF POSSESSORY LIEN
Linda Rose Bailey	}	NOTICE OF FORECLOSURE SALE
		(Where possession has not been surrendered.)
	Lien Debtors (A)	oplicable for Labor, Materials and Services On
NOTICE IS HEREBY GIVEN	THAT:	
I. The undersigned, Phil F.	Barry dba TOW-	-N-STOR - hereia
upon the following described articles of	personal property, to-wi	regon Laws 1975, claims and has a possessory 1967 Ford Galaxy
AFLZONA LIC.# VBP-58	L , Serial # 705	42153064
hereinafter called chattels, for the follo	ving charges for services	provided, materials supplied and labor perior
of and for the owner of lawful possesso	<i>R. ICDUITIND, ITANSNOTTIN</i>	s, pasturing or caring for said chattels at the rec
2. At the time said request was		
4102 Greensprings		and his last known address on the date here and his last known address on the date here a black a bla
owner or reputed owner of said chattels	Inda Bose	15. OR ; at said time the name of
and, if an individual, his last known add	rest on the data harrow :-	12812 11 1141 57
		thomas if and a
		of its registered office as of the date of this no State of Oregon (ORS 57.065, 57.075) is
	on commissioner of the	State of Oregon (ORS 57.065, 57.075) is
J. Claimant obtained possession of	poration's registered agent and add	Klamath County, Oregon; clain
last performed said labor, provided said	said charters m	County, Oregon; clain
	services and supplied said	d materials on dilline 16
and said date, possession of said charte	is has been and is now	d materials on dilline 16
elapsed since the date last mentioned.	s has been and is now	d materials on June 16 , 19 retained by claimant; more than sixty days h
elapsed since the date last mentioned. 4. (a)	s has been and is now	d materials on June 16, 19, 19, 19, 19, 19, 19, 19, 19, 19, 19
elapsed since the date last mentioned. 4. (a) XThexadreed showled for showled Which <u>showed they interred</u>	s has been and is now REC <u>FR trick services rough</u> RECERCISES Services - Shold Services	d materials on June 16 ,19 ,19 , retained by claimant; more than sixty days h right and labor is \$ xxxxxxxxxx x x x x x x x x x x x x x
elapsed since the date last mentioned. 4. (a) The said of the last mentioned. Which the said of the since to the since of the since of the said of t	Is has been and is now RECENTER REVIEW FROM RECENTER FOR FOR FOR RECENTER FOR FOR FOR RECENTER FOR FOR FOR FOR RECENTER FOR FOR FOR FOR FOR FOR FOR FOR FOR FO	d materials on June 16 ,19 ,19 , retained by claimant; more than sixty days h right and labor is \$ xxxxxxxxxx x x x x x x x x x x x x x
 clapsed since the date last mentioned. (a) Thracks of the date last mentioned. (a) Thracks of the date last mentioned. (b) Three was no agreement a graph (a); the following is a result. 	is has been and is now BOLENTIC STRUCT THE BOLENTIC STRUCT STRUCT BOLENTIC STRUCT STRUC	d materials onJune_16
 clapsed since the date last mentioned. (a) Thracked since the date last mentioned. (a) Thracked since the since to show the since to since the si	IS has been and is now RECENTED STRUCTURE RECENTED STRUCTURE CECTATION OF STRUCTURE CECTATION OF STRUCTURE CECTATION OF STRUCTURE CECTATION OF STRUCTURE STRUC	a materials onJune_16
 elapsed since the date last mentioned. (a) The same interview interview in the same interview in the same interview inte	Is has been and is now RECENTER STREET STREET RECENTER SECTION STREET CELETITETETETETETETETETETETETETETETETETET	d materials onJune_16
 called differ, possession of said charter elapsed since the date last mentioned. (a) Threader interference in	Is has been and is now RECENTED STRUCTURE RECENTED STRUCTURE RECENTED SAID Charge, de asonable charge: ices ices erinls or claimant has incurred as	a materials onJune_16
 clapsed since the date last mentioned. (a) Thracked class mentioned. (a) Thracked class mentioned. (a) Thracked class inversely in the class inversely in the class inversely in the class inversely in the class is a second class in the class is a second class in the class is a second class in the class is a second class. (b) If there was no agreement is graph (a); the following is a respective for said second class is a second class in the class in the class in the class is a second class in the class in the class in the class is a second class in the class	Is has been and is now RECENTED STRUCTURE RECENTED STRUCTURE RECENTED STRUCTURE RECENTED STRUCTURE RECENTED STRUCTURE RECENTED STRUCTURE	a materials onJune_16
 clapsed since the date last mentioned. 4. (a) The rescard the last mentioned. 4. (a) The rescard the last mentioned. 4. (a) The rescard the last mentioned. (b) If there was no agreement is graph (a); the following is a refer said ser For said ser For said lab. C In addition to the foregoing, and that a reasonable fee for said the second that a reasonable fee for said that a rea	Is has been and is now RECENTED STRUCTURE RECENTENENT STRUCTURE RECENTENENT STRUCTURE RECENTED STRUCTU	a materials onJune_16
 clapsed since the date last mentioned. 4. (a) The control of said charter 4. (a) The control of said charter (b) The control of said charter (c)) If there was no agreement in graph (a); the following is a reformed for said ser For said ser For said lab In addition to the foregoing, and that a reasonable fee for said that a reasonable fee for said charter's lien is \$418.55 (c) No part of said total has b 	IS has been and is now IS has been and is now IS IS IS A STATE AND A STATE IS IS A STATE AND A STATE IS IS A STATE AND A STATE IS A S	a materials onJune_16
 clapsed since the date last mentioned. (a) The control of said charter (a) The control of said charter (b) If there was no agreement in graph (a); the following is a reformed for said ser For said ser For said lab In addition to the foregoing, and that a reasonable fee for sai (c) No part of said total has b (c) No part of said total has b (c) No part of said total has b 	IS has been and is now IS has been and is now IS IN STREET STREET IS IN STREET STREET IS IN STREET STREET IS IN STREET IS	d materials onJune_16
 classed since the date last mentioned. 4. (a) The rescent charter in the intersection of the intersection of	IS has been and is now RECL'S ISIN SECONDAL SECONDA RECLEMENTS SECONDAL SECONDAL RECLEMENTS SECONDAL SECONDAL RECLEMENTS SECONDAL	d materials onJune_16
 claiment's lien is \$418.50 c) NOTICE HEREBY IS FURT c) NOTICE HEREBY IS FURT 	Is has been and is now RECENTED RECENTED AND AND AND AND AND AND AND AND AND AN	d materials onJune16
 classed since the date last mentioned. 4. (a) The rescent charter for the since the date last mentioned. 4. (a) The rescent charter for the since the	IS has been and is now RECENTED Sources of the series RECENTENENT of the series RECENTENENT of the series casonable charge: ices ices claimant has incurred ex- claimant has incurred ex- d storage is the sum of \$ ten paid except the sum shows or should reasonal HER GIVEN to said 1 ant will proceed to sell where claimant obtains	d materials onJune16
 claiment's lien is \$418.50 c) NOTICE HEREBY IS FURT c) NOTICE HEREBY IS FURT 	IS has been and is now RECENTED Sources of the series RECENTENENT of the series RECENTENENT of the series casonable charge: ices ices claimant has incurred ex- claimant has incurred ex- d storage is the sum of \$ ten paid except the sum shows or should reasonal HER GIVEN to said 1 ant will proceed to sell where claimant obtains	d materials onJune16
 classed since the date last mentioned. 4. (a) The control of said charter a (a) The control of said charter is the charter is the control of said charter is the control of said charter is the charter is	Is has been and is now IS has been and is now IS IN IS A STATE AND A STATE IS IN IS A STATE IS IN IS A STATE AND A STATE IS IN IS IN IS IN IS A STATE IS IN IS IN IS IS IN IS IN IS IS IN IS IN IS IS IN IS INTERES IN IS INTERES IN IS IN IS IN IS IN IS INTERES INTO IN IS INTERES INTO INTERES INTO INTERES INTO I	d materials onJune16
elapsed since the date last mentioned. 4. (a) The control of said charter elapsed since the date last mentioned. 4. (a) The control of said charter for selection with the control of said service is the control of said service is the following is a result of th	Is has been and is now IS has been and is now IS IN IS A STATE AND A STATE IS IN IS A STATE AND A STATE IS IN IS A STATE AND A STATE IS IN IS IN IS A STATE IS IN IS IN IS IN IS IN IS IN IS IS IN IS IN IS IN IS IN IS IN IS IS IN IS IN IS IN IS IN IS IN IS IS IN IS IN IS IN IS IN IS IN IS IS IN IS IN IS IN IS IN IS IN IS IS IN IS IN IS IN IS IN IS IN IS IS IN IS IN IS IN IS IN IS IN IS IS IN IS IN IS IN IS IN IS IN IS IS IN IS IN IS IN IS IN IS IN IS IS IN IS IN IS IN IS IN IS IN IS IS IN IS IN IS IN IS IN IS IN IS IS IN IS IN IS IN IS IN IS IN IS IS IN IS IN IS IN IS IN IS IN IS IS IN IS IN IS IN IS IN IS IN IS IS IN IS IN IS IN IS IN IS IN IS IS IN IS IN IS IN IS IN IS IN IS IS IN IS IN IS IN IS IN IS IN IS IS IN IS IN IS IN IS IN IS IN IS IN IS IS IN IS IN IS IS IN IS IN IS IS IN IS IN IS IS IN IS IN IS IS IN IS IN IS IS IN IS INTERNAL IS IN IS IN IS IN IS IN IS INTERNAL IS IN IS IN IS IN IS IN IS INTERNAL	d materials onJune16
elapsed since the date last mentioned. 4. (a) The control of said charter which released the last mentioned. 4. (a) The control of said charter for selection with the second second to the second	The second of the sum of second of the second of the second of the second of the sum of o	d materials onJune16
elapsed since the date last mentioned. 4. (a) The control of said charter which charter is the interview of the interview of the control of	Is has been and is now RECENTED Solver States RECENTENENT TO SAID CONTENTENENT TO SAID CONTENTENENT TO SAID CONTENTENT CONTENTED SAID CONTENTS CONTE	d materials onJune16
elapsed since the date last mentioned. 4. (a) The control of said charter which charter is the interview of the interview of the control of	Is has been and is now RECENTED Solver States RECENTENENT TO SAID CONTENTENENT TO SAID CONTENTENENT TO SAID CONTENTENT CONTENTED SAID CONTENTS CONTE	d materials onJune16

¢

Strates ----

5. At the conclusion of said foreclosure sale, claimant will apply the proceeds of said sale: first, to the payment The structure of the sale; second, to the discharge of claimant's said lien; and third, the balance, if any; will be paid the soundy treasurer of the county in which said foreclosure sale is made, to be disposed of by said county treas-

7. On Aug. 29. 1983, 19____, and more than thirty days prior to the day so fixed for said foreand and and 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 per-

fecting 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 count 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 inKlamath 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.

Contraction of the second second

In construing this instrument and where the context so requires, words in the singular include the plural; the acculine 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. Phil philipping and the second s Daled , 19

Phil P. Barry das TOW-N-STOR 1. Claimant By 5

and the second states and the second s STATE OF OREGON, County of 112,0-19-1

taspati

its Claumant 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.

5.T. I.K. She had gen Sybsaribed and sworn to before me this..... 1. 28th 11.07.4 day of Uclober ******** = 1 U 9.418 Notary Public for Oregon. My Commission expires 12-28-85 FRECORDING, RETURN TO: and in a not when the W-N-STOR " O. Box 5204 lumath Falls, OR 97601, 503-882-8036 HOLD AN SCHOOLS 21 - Haraya STATE OF OREGON: COUNTY OF KLAMATH: 55 的情况。但是我的问题。 I hereby certify that the within instrument was received and filed for record on the 28th day of October and duly recorded in Vol M83 1, of Liens on O'clock PM, on page 18674 Chattle EVELYN BIEHN, COUNTY CLERK Fee \$_8.00 by deputy