ORM No. 146-POSSESSORY LIEN.	STEVENS-NESS LAW PUB. CO., PORTLAND, OR. 97204
³⁴ 34653	Vol. 184 Page _ 4509
Phil F. Barry DBA Tow-N-Stor	
Lièn Claimant	CLAIM OF POSSESSORY LIEN
vs.	NOTICE OF FORECLOSURE SALE
Scott T. & Linda Farrar	(Where possession has not been surrendered.)
P. 0. Box 644 Geno Oregon 97627 Lien Debtor	(Applicable for Labor, Materials and Services Only.)
OTICE IS HEREBY GIVEN THAT:	
1 The undersidered Phil F. Barry: DBA.	Pow-N-Storhereinalter
alled the claimant, pursuant to the provisions of ORS 87.15 possessory lien upon articles of personal property particularly hite School Bus (Converted Camper) L	"I and X' The through X' 200 Inclusive. Clause and has a
hereinafter called chattels, for the following charges for ser	vices provided, materials supplied and labor performed
to the said lien debtor in making, altering, repairing, transpo	orting, pasturing or caring for said chattels at the request
of the owner or lawful possessor thereof.	
2. The actual or reputed owner, hereinafter called lier	debtor, is Scott T. & Linda Farrar
whose address is	+ · · · · · · · · · · · · · · · · · · ·
(if lien debtor is a c at the registered office, as shown by the records of the Corpor	
57 0751) The person requesting said services, materials and b	abor, if other than the owner, was
whose address is	
The second s	
2 (a) The screed (reasonable [strike one] charge for	claimant's services, materials and labor is \$
and that a reasonable fee for said storage is the	he sum of \mathfrak{P}
 (c) No part of said charges have been paid except (d) The total amount of claimant's lien claim is 	the sum of
4. Claimant obtained possession of said chattels in	Klamath County Oregon
	County, Oregon.
Mar	
5. The date the lien attached to the chattels is Mar	2h 9 19 84 which is when the services or
to the materials were fully furnis	shed and the charges therefore were due and the lien debtor
labor were fully performed and the materials were fully furnite either knew or should reasonably have known that the char	2h 9, 19.84, which is when the services or shed and the charges therefore were due and the lien debtor ges were due. Since said date, possession of said chattels
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*ORS 87.172 provides that a person claiming a lien must retain the chattel that is subject to the lien for at least 60 days after the lien attaches (the date stated in, par. 5 above) before foreclosing the lien. The words "foreclosing the lien" refers to the date of sale; therefore, the sale date entered between the * * should be at least 60 days after the date in par. 5; unless the chattel is an animal, in which case the interval must be at least 30 days, or if the animal is a dog or cat, at least 15 days.

the morest date called a local 36 days, or it the desired is a date date of a local is the date of the local is a local in the local of the date of the local is a date of the local of the date of the local of the torontosino orta March 18 de al conte de torontosino orta March 18 de al conte de torontosino orta de la conte d foreclosure sale, claimant gave this notice by registered or certified mail to the following persons: 19 84, and more than thirty days prior to the day so fixed for said G_{2} ale, claimant gave this nonce by registered or certified mail to the tonowing persons: a. To the lien debtor at his last known address; or if the lien debtor is a corporation, to its said registered We us saw registered once. **b. To all persons with a security interest in said chattels who have filed a financing statement perfecting and interest in the office of the Security of the State of Oregon or in the office of the appropriate country A 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. there or the county in which the indicates have a certificate of title is required by the laws of this state, **c. If the chattel so to be sold is one for which a certificate of title is required by the laws of this state, all there account when the cartificate of title indicates have a certificate interact in a line the state. **C. If the charter 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. 8. On the date first mentioned in paragraph 7, this notice was posted in a public place at or near the front door county county county of the county in which the sele is to be held and in a public place where claiment obtained 8. On the date first mentioned in paragraph 7, this notice was posted in a public place at or near the tront door of the county courthouse of the county in which the sale is to be held and in a public place where claimant obtained County Oregon In construing this instrument and where the context so required, words in the singular include the plural; and, In construing this instrument and where the context so required, words in the singular include the plural; and, generally, all changes shall be made or implied so that this instrument shall be deemed notice both to individuals and to corporations. Dated March Phil F. Barry DBA Tow-N-Stor and a state of a second state of the state of the second state of the second state of the second state of the s By the STATE OF OREGON, Dunen ter e realitat de la construcción d El construcción de la construcción d County of Klamath iston v_{it} al 1, _____Phil F. Barry the claimant named in the foregoing instrument, being first duty swort, say that I know the co the statements and claims made therein are in all respects correct and true, as I verily believe. Subseribed and swota to before me this _____ 20 ___ day of _____ Subseribed and swall Notary Public for Oregon. My commission expires 2-12-85 و الحر $TT \sim$ Ret !

est.

*Will there is a security interest in the chattel, notice to the holder of the security interest must be given not later than the 20th day after the date on which the storage charges begin; or, it no storage charges are imposed, notice to the holder of a security interest must be given not later than the 30th day after the date on which the services provided are completed. IMPORTANT NOTICE: If the chattel has a fair market value of \$1,000 or more, the lien claimant, in addition to the notices set for transfer a mount due on the lien, the time and place of the sale and the name of the person foreclosing the lien, Stevens-Ness Form No. 1120 is a warehouseman's possessory lien for storage; Form No. 1121 is a statement of account; Form No. 927 is a warehouseman's non-posssessory lien for storage. STATE OF OREGON: STATE OF OREGON: COUNTY OF KLAMATH:ss I hereby certify that the within instrument was received and filed for record on the 20th day of March A.D., 1984 at 11:07 o'clock A h and duly recorded in Vol M84, of Lien Upon Chattels on page 45 A.D., 1984 at 11:07 o'clock A M. Fee: on page 4509. EVELYN BIEHN, COUNTY CLERK Retunr: Tow-N-Stor Box 5204, Klamath Falls, Oregon 97601 Deputy