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POIN No: 140-POSSESSON LIN.	
Survey 1034 No. 1120 is a wateboucement's possessory lien for	
the structure of the structure of the structure of the science of the structure of the stru	Tuber of the Last and the second state of the
	1006 by motor CI 1814 OF DOGGER CART IN P RUNNOULSE
The design of the source of the source of the sources been the sources of the sou	
Dirk, Herman J. & Dirk Truck Repair	(Where possession has not been surrendered.)
Lien Debtor	(Applicable for Labor, Materials and Services Only.)
NOTICE IS HEREBY GIVEN THAT:	
1. The undersigned,	
	52 and 87,166 theoreth 97 000 the first hereinafter
possessory lien upon articles of personal property particular	ly described as follows, to-wit:
The Street of Street	
hereinafter called chattels for the following the	
hereinatter called chattels, for the following charges for ser to the said lien debtor in making, altering, repairing, transpo of the owner or lawful possessor thereof.	vices provided, materials supplied and labor performed
and owner of lawful possessor thereof.	s, partially of caring for said chattels at the request
2. The actual or reputed owner, hereinafter called lier	debtor is Russell R. Binns; William H. Legit 34216 25th A E CT S Roy, Wa - 2421 110th
St. South, Tacoma, Wa	a debtor, is Russell R. Binns; William H. Legit 34216 25th A E CT S Roy, Wa - 2421 110th proporation, the address should be c/o the registered agent ation Commissioner of the State of C
at the registered office as shown by the	orporation, the address should be c/o the redictore t
at the registered office, as shown by the records of the Corport 57.075]). The person requesting said services, materials and la , whose address is	bor, if other than the amount of Oregon [ORS 57.065,
2. 1. 3. (a) The agreed/reasonable [strike one] charge for c. (b) In addition, claimant has incurred expansion	laimant's services, materials and labor is \$. 1950.00
and that a reasonable fee for soid character in	storing said chattels prior to foreclosure
(c) No part of said charges have been paid except the (d) The total amount of claimant's lien claim is (a	
4. Claimant obtained possession of said chattels in	
Description 5. The date the lien attached to the chattels is	Aug. 16 1983 which is when the coming
either knew or should reasonably have known that the charges has been and is now retained by claimant.	d and the charges therefore were due and the lien debtor
NOTICE IS TRANSPORT	said date, possession of said chattels
NOTICE IS HEREBY GIVEN to said lien debtor and 9.84*, claimant will proceed to sell the above described chat	to whom it may concern that on * September 21
county, forwitten Jayla Auto Month Oregon, where claimant ob	tained possession thereof at the full
	7/01/1
6. At the conclusion we also a provided into the Notice of the the conclusion we also a provide the termination of t	Sele by reference.
f the expenses of the established foreclosure sale, claimant will	apply the proceeds of said sales these as a
a gent at its said registered office. a gent of the security interest in said ch and the security interest in said ch	The made, to be disposed of by said county treasurer
2. 10 the sen beaute a prime and the second second office.	
reclosure sale, cinimani gave une more dobtos ni his lasi krown address; et	incommune the commune of the second second of the first second of the first second sec
ureclosure sale, cinimant fave this notice by refistered of certi- vectosure sale, cinimant fave this notice by refistered of certi-	ilied mail in the fullowing persons
DRS 87:173: provides that a person claiming a lien must retain the chatta taches (the date stated in person claiming a lien must retain the chatta sale date entered between the " * should be at least 60 days after th e interval must be at least 30 days, or if the animal is a dog or cat, at least	N these is subject to the lien for at least 60 days after the lien words "toreclosing the lien" refers to the date of sale; therefore, e date in par. 5; unless the chattel is an animal, in which case ast 15 days.

the interval must be at least 10 days, or it the animal is a dog or cat, at least 13 days foreclosure sale, claimant fave this notice by registered or certified mail to the following persons: a. To the lien debtor at his last known address; 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. rusion is incorporated with the Wetlee of Sale by relev-8. On the date first mentioned in paragraph 7, this notice was posted in a public place at or near the front door County, Oregon. utoru u 2: 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 and yiduals and to corboratious: now retained by claimant. either knew or should reasonably have known that the charges were due. Since sold date, poesested at said chattels Dated 5. The value line new surfaced to that used in the charges installed and the charges of the hor debtor labor were luck of the materials when fully furnished and the charges installed and the materials when fully furnished and the charges installed and the charges installed and the materials when fully furnished and the charges installed and the charges installed and the materials when fully furnished and the charges installed and the charges installed and the charges installed and the charges installed and the materials when fully furnished and the charges installed and the cha Claimant 4. Claiment obtained possession of said chattels in any second By (d) The total amount of claimant's lien claim is (a + b - c)(c) No part of said charges have been paid except the sum of . and that a reasonable lee for said storage is the sum of 'n, ିଠ (b). In addition, claimant has incurred expenses in storing said directed STATE OF ORBGON n/reasonable [strike are] clarge for chainmant's service 88. Klamath County of whose address 2101 J. Edith C. Hughes, Co-Owner, Jay's. Towing 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 pelieve. of the owner or lewith possessor thereof. to the said tien debter in making, altering, repaining, transporting, pasturing or carry for said then debter in making, altering, request States DA, 0 por ichi hola inities of persunal property particularly described as follows, to we The magnitude of the bookstones of Notary Public for Oregon. My commission expires 10-24-85-IS TRUE FOUNDATION THAT CO I ANT 14.0 Lien Debior] (Appendix for Lecur North ---TITX TLICE Rebard **If 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, if 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. Licn CLIMPORTANT NOTICE: If the chattel has a fair market value of \$1,000 or more, the hen claimant, in addition to the notices set forth in paragraphs 7 and 8 above, shall have a notice of foreclosure sale printed once a week for two successive weeks in a newspaper as required by ORS 87,192(3). Such notice shall contain a particular description of the property to be sold, the name of the owner or reputed owner thereof, the amount due on the lien, the time and place of the sale and the name of the period 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-possessory lien for storage. STATE OF OREGON: COUNTY OF KLAMATH:ss I hereby certify that the within instrument was received and filed for record on the 21 day of August A.D., 1984 at 3:03 o'clock P day of August _o'clock_P A.D. record on the 14448 of Lien Upon Chattel M84 and duly recorded in Vol on page EVELYN BIEHN. COUNTY CLERK

Fee: \$ 8.00 Index: \$1.00

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