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FORM No. 146—POSSESSORY LIEN.	
⁰ 43399	STEVENS-NESS LAW PUB.CO PORTLAND, OR. 97:
Fletcher Co., Inc.	Vol. MW Page 19653
The transfer of the transfer o	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Lien Claimant VS	CLAIM OF POSSESSORY LIEN
Wilson Drilling Contractors, In	NOTICE OF FORECLOSURE SALE
0 00201015, 111	(Where possession has not been surrendered.)
Lien Debtor	(Applicable for Labor, Materials and Services Only,
NOTICE IS HEREBY GIVEN THAT:	·
그 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은	
1. The undersigned, Fletcher Co.,	Inc.
called the claimant, pursuant to the provisions of ORS 87.1. possessory lien upon articles of personal property particular	52 and 87.166 through 87.206 : hereinatte
possessory lien upon articles of personal property particularly One White Super Mustang engine # 6-1	v described as follows to mit.
outs will be Super mustang engine # 6-1	70A 283729
hereinoftes and district	
hereinafter called chattels, for the following charges for ser to the said lien debtor in making, altering, repairing transport	vices provided, materials supplied and labor and
to the said lien debtor in making, altering, repairing, transpoof the owner or lawful possessor thereof.	orting, pasturing or caring for said chattele at the
of the owner or lawful possessor thereof.	To Said Chatters at the reques
Inc. The actual or reputed owner, hereinafter called lien, whose address is	debtor is Wilson Drilling Contractor
, whose address is	Anderson Road, Merrill, Or 97633
(if lien debtor is a co	orporation, the address should be c/o the registered agen
at the registered office, as shown by the records of the Corpor. 57.075]). The person requesting said services, materials and te	ation Commissioner of the State of O
57.075]). The person requesting said services, materials and la	abor, if other than the owner and Oregon LORS 57.065
, whose address is	
3. (a) The agreed/reasonable [strike one] charge for c	laimant's services, materials and labor is \$2,887.20
(C) 140 part of said charges have been neid except it	Ψ
(d) The total amount of claimant's lien claim is (a	\$ 000 75
	+ b = c)
4. Claimant obtained possession of said chattels in	Klamath
	County, Oregon.
5. The date the lien attached to the chattels isbor were fully performed and the materials were fully turnish.	August 185
abor were fully performed and the materials were fully furnished ther knew or should reasonably have known that the charges	19.03, which is when the services or
ther knew or should reasonably have known that the st	ed and the charges therefore were due and the lien debtor
ither knew or should reasonably have known that the charges as been and is now retained by claimant.	s were due. Since said date, possession of said chattels
MOTION to the	
9.85*, claimant will proceed to coll the attended to said lien debtor and	_
	to whom it may concern that on * January 10
ounty, to-wit: 219 S. 6th St.	to whom it may concern that on * January 10
	ttels at public auction to the highest bidder for cash, in prained possession thereof, at the following place in said
	ttels at public auction to the highest bidder for cash, in prained possession thereof, at the following place in said
ity of Klamath Falls State of Contact Annual	tters at public auction to the highest bidder for cash, in prained possession thereof, at the following place in said
City of Klamath Falls , State of Oregon, at the hour preclosing the lien is Fred C NI FROUGH.	of 10:00 o'clock A.M. The name of the person
	of 10:00 o'clock A.M. The name of the person

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 treasurer

*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.

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.

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+ i	, N84,	Of Lien Upon Chattel On page 19652
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EVELYN BIEHN, COUNTY CLERK Deputy

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