Phil F. Barry, DBA Tow-N-Stor	Vol. <u>M%5</u> Page 5577 (8)
3322 Laverne Ave. Klamath Falls. OR 97603 Lien Claimant	CLAIM OF POSSESSORY LIEN
Raymond Swain 411 Hollbrook, Creswell, OR 97426 Lien Debtor	WOTICE OF FORECLOSURE SALE (Where possession has not been surrendered.) (Applicable for Labor, Materials and Services Only.)
OTICE IS HEREBY GIVEN THAT: Set to attached	
1. The undersigned, Phil F. Barry, DBA; T	ow-N-Stor
alled the claimant, pursuant to the provisions of ORS 87.15 possessory in upon articles of personal property particular 69 Chevrolet, ElCamino, Lic. BSD Ser. # 1 3680 92335187	2 and 87.166 through 87.206, inclusive, claims and has a y described as follows, to-wit:
ereinalter called chattels, for the following charges for ser o the said lien debtor in making, altering, repairing, transpo the owner or lawful possessor thereof.	prting, pasturing or caring for said chattels at the request
2. The actual or reputed owner, hereinafter called lien whose address is	debtor, is Raymond Swain 411 Hollbrook, Creswell, O.R 97426
(if lien debtor is a contract of the cords of the Corport 7.075]). The person requesting said services, materials and la , whose address is	proportion, the address should be c/o the registered agent ation Commissioner of the State of Oregon [ORS 57.065, bor, if other than the owner, was
her knew or should reasonably have known that the charge is been and is now retained by claimant. NOTICE IS HEREBY GIVEN to said lien debtor and , claimant will proceed to sell the above described char Klamath Country, Oregon, where claimant of unty, to-wit; TOW-n-Stor Lot 3322 Laverne Av ty of Klamath State of Oregon, at the hour reclosing the lien is Phili F. Barry I of the above ulormatical is incorporated into the Notice of 6. At the conclusion of said foreclosure sale, claimant wi the expenses of the sale, second, to the discharge of claimant the county treasurer of the county in which said foreclosure directed by law.	storing said chattels prior to foreclosure sum of $$5.00/day$ 675.00 he sum of $5.00/day$ 535.00 Klama th 5305.00 Klama th 5305.00 Kla
NS 87.172 provides that a person claiming a lien must retain the cha whes (the date stated in, par. 5 above) below for localing the lien. The should be at least 60 days after interval must be at least 30 days, or if the animal is a dog or cat, at here a state of the state o	to dus toreclosing the tien refers to the date of sale; therefore, the first in part 5; unless the chattel is an animal, in which case least 15 days.
ont was received and filed for .D., 19 <u>35 at 2:25</u> o'clock 2 M. .Lens Upon Chattels on page <u>5577</u>	A line in the set of the set of the set of the
EVEUXI, BLEHN, COUNTY CLERK	
by: <u>Frite Constant</u> , Deput	

Vol. 1145 Page Strike



7. On <u>April 18, 1985</u> *19* and more than thirty days pror 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 address; or if the lien debtor is a corporation, to its said registered of the Stick VET

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.

officer of the county in which the foreclosure sale is to be need. **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 1012-V-WOT ACC.

8. On the date first mentioned in paragraph 7, this notice was posted in a public place at or near the front door of the county courthouse 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 Thamath of Selection (1990).

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.

Phil F. Barry; Tow-N-Stor Claimant m Journ STER and a state of the By Clu Start & Sec HAN WAREEROVE Lange are colligable in a realization and the second (EMERCIA) STATE OF OREGON, Klamath-County of Samp Jaw K-STOR 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. bistin earlier damain and a started by the second started by the s 1953 - Kunin Andrewin and Anna Anna Antonio Stational Anna C gaal ASSA Hereits Last hard day of entry and the statute 2891 J.J.S. Market Market and mithed the another and the and the and the and Janual Lungia Stra Marina A A SHOT AND A 9VI, 6 Notary Public for Oregon, My, commission e the sale to ver di see Sec. 2 Free Road and States Y at the number of a second second

An and the bolder of the security interest must be given not later than

**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 are 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 give 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 forther in paragraphs 7 and 8 above, shall have a notice of foreclosure sale printed once a week for two successive weeks in a newspaper 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 person foreclosing the hern

Stevens-Ness Form No. 1120 is a warchouseman's possessory lien for storage; Form No. 1121 is a statement of account. Form No. 927 is a warchouseman's non-possessory lien for storage.

STATE OF ORECON: COUNTY OF KLAMATH:ss I hereby certify that the within instrument was received and filed for record on the <u>17th</u> day of <u>April</u> A.D., 19<u>85 at 2:25</u> o'clock <u>P</u> M, and duly recorded in Vol <u>M85</u>, of <u>Liens Upon Chattels</u> on page 5577

EVELYN BIEHN, COUNTY CLERK Deputy

Fee: \$<u>9.0</u>0