	p.2.
FORM No. 146-POSSESSORY LIEN.	
° Ret: 49816	· · · · · · · · · · · · · · · · · · ·
	STEVENS-NESS LAW PUB. CO., PORTLAND, OR. 5
Phil F. Barry: DBA-Tow-N-Stor	Vol_185 Page 8879
3322 Laverne Avenue, Klamath Falls.	1015 Page 8879
Lien Claimant	CLAING OF D
Diene I vs.	CLAIM OF POSSESSORY LIEN
Diana L. Snider	NOTICE OF FORECLOSURE SALE
210 East Main Street	VILLE DOSSERIES L
Lien Debtor	(Applicable for Labor, Materials and Services Only.)
NOTICE IS HEREBY GIVEN THAT:	Services Only.)
1. The undersigned,	
Possessory line	ON-N-Stor
called the claimant, pursuant to the provisions of ORS 87.152 & possessory lien upon articles of personal property particularly de 1966 Buick Station Wagon, Lic. BCR 570	and 87.166 through 87.206, inclusive claim
Lic. BCR 570	escribed as follows, to-wit:
hereinalter called chattels, for the following charges for service to the said lien debtor in making, altering, repairing, transportin of the owner or lawful possessor thereof.	
to the said lien debtor in making alteria	s provided motor'
to the said lien debtor in making, altering, repairing, transportin of the owner or lawful possessor thereof. 2. The actual or reputed	s, pasturing or caring to
2 The set of	or caring for said chattels at the request
2. The actual or reputed owner, hereinafter called lien deb Oregon	
Oregon	tor, is Diana L. Sniden
Cit it	U East Main Street
at the registered office, as shown by it	ation the state of Alamath Falls
57.075]). The person region by the records of the Corneration	ation, the address should be c/o the residue
systeme person requesting said services, materials and the	Commissioner of the State of O
at the registered office, as shown by the records of the Corporation 57.075]). The person requesting said services, materials and labor, in whose address is	if other than the owner was of Oregon [ORS 57.065.
57.075]). The person requesting said services, materials and labor, whose address is	was
3. (a) The agreed/reasonable [state	
(b) In addition, claimant has incurrent	nt's services motoriet
 3. (a) The agreed/reasonable [strike one] charge for claima (b) In addition, claimant has incurred expenses in storin and that a reasonable fee for said storage is the sum (c) No part of said charges have been paid except the sum (d) The total amount of claimant and the storage is the sum 	is said chattels prior to to
 (c) No part of said charges have been paid except the sum (d) The total amount of claimant's lien claim is (a + b 	n of
Chamant obtained possession of said chattole : Klone	±. <u>\$ 214.00</u>
abor were fully performed and the materials were fully furnished and ther knew or should reasonably have known that the charges were as been and is now retained by claimant.	United and the second s
ther knew or should reason to	At, 19, which is when the
as been and is now retained by a line known that the chardes more	the charges therefore were due and the lie-
NOTICE to retained by claimant,	due. Since said date pour ind the hen debtor
85*, claimant will proceed to a line debtor and to who	om it
ALAMATH County O	VAL IL INAV CORCERE AL
unty, to-wit: Tow-N_S+	nublic structure in that on * July 16
Ulained	public auction to the highest bidder for cash :-
trof Vieneti - Lot 3322 Loron	possession thereof at the fitte in the fitte
ty of Klamath Falls	possession thereof, at the following place in said
ty of Klamath Falls	possession thereof, at the following place in said
ty of Klamath Falls	possession thereof, at the following place in said 00
ty of Klamath Falls, State of Oregon, at the hour of 2: eclosing the lien is	possession thereof, at the following place in said 00 0'clock P. M. The name of the person v reference.
ty of Klamath Falls, State of Oregon, at the hour of 2: eclosing the lien is	possession thereof, at the following place in said 00
ty of Klamath Falls	possession thereof, at the following place in said ine
ty of Klamath Falls	possession thereof, at the following place in said ine
y of Klamath Falls	possession thereof, at the following place in said in the said 00
ty of Klamath Falls	possession thereof, at the following place in said in the said 00
ty of Klamath Falls, State of Oregon, at the hour of 2: eclosing the lien is	possession thereof, at the following place in said ine
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y of Klamath. Falls	possession thereof, at the following place in said in the said of the person o'clock P. M. The name of the person o'clock P. M. The name of the person y reference. the proceeds of said sale: first, to the payment lien; and third, the balance, if any, will be paid inde, to be disposed of by said county treasurer
ty of Klamath Falls	possession thereof, at the following place in said in the said of the person o'clock P. M. The name of the person o'clock P. M. The name of the person y reference. the proceeds of said sale: first, to the payment lien; and third, the balance, if any, will be paid inde, to be disposed of by said county treasurer
ty of Klamath Falls	possession thereof, at the following place in said ine

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7. On ...June 13....., 185..., and more than thirty days prior 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 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.

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.

Tow-N-Stor Claimant

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STATE OF OREGON,

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County of Klamath

I, _______, August 1 for 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.

2th

Subscribed and sworn to before me this

Notary Public for Oregon. My commission expires 12-29-85

******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.

IMPORTANT NOTICE: If the chattel has a fair market value of \$1,000 or more, the lien claimant, in addition to the notices s = 1.946in paragraphs 7 and 3 above, shall have a notice of forcelosure 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 repute 1 owner thereof, the amount due on the lien, the time and place of the sale and the name of the person forcelosing 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 instru record on the <u>13th</u> day of <u>June</u> and duly recorded in Vol. <u>M35</u> , of	Ment was received and filed for A.D., 19 35 at 12:24 o'clock P M, Lien Upon Chattelon page 8379.
Foot \$ 9.00	EVELYN BLEHN, COUNTY CLERK by: 19m Annull, Deputy