	(Ny) Dety
DRM No. 140-POSSESSORY LIEN.	Vol_ <u>M85</u> rcge8881
Ret: 49817	
	CLAIM OF POSSESSORY LIEN
Phil. F. Barry: DBA-TOWARMEDIA 3322 Laverne Ave. Klamath Falls. Lien Clain	MANTICE OF FORECLOSURE SALE
v s.	the met been surrendered.)
Fuller Jones 235 Commercial St. Klamath Falls. Lien D	(Where possession has not occur during only.) (Applicable for Labor, Materials and Services Only.)
NOTICE IS HEREBY GIVEN THAT:	hereinat
DUAT R BATTY:	DBA - Tow-N-Stor hereinal RS 87.152 and 87.100 through 87.200, inclusive, claims and has a rticularly described as follows, to-wit:
1. The undersigned,	RS 87.152 and 87.106 through 87.206, inclusive, claims car rticularly described as follows, to-wit:
called the claimant, pursuant of personal property particles of personal personal property particles of personal person	ticularly described as roller, # CHZ 658
1969 Cadallic 4 door Sedan Die	
	the second
	es for services provided, materials supplied and labor performed g, transporting, pasturing or caring for said chattels at the request
hereinafter called chattels, for the following energy	g, transporting, pasturing or caring for said charter
to the said lien debtor in making, alternation, or	
2. The actual or reputed owner, hereinafter of	called lien debtor, is <u>Fuller Jones</u> address is 235 <u>Commercial Street</u> btor is a corporation, the address should be c/o the registered agent btor is a corporation, the address should be c/o the registered agent
	a manager of the state of the board of the
the registered office, as shown by the records of t	iele and labor, if other than the owner, was include the Klamath Fall
at the registered enson requesting said services, mater	and later, at 235 Connercial treet, market
short of Property whose ad	aress w
AIIASSA	
	materials and lubor is \$50.00
	charge for claimant's services, materials and lubor is \$50,00
3. (a) The agreed/reasonable [strike one] of the sincurred end	charge for claimant's services, materials and lubor is \$50,00 expenses in storing said chattels prior to foreclosure \$200,00
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7. On June 13......, 19.85., 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.

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

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

Dated June 19.85

Claimant

STATE OF OREGON,

County of Klamath

the claimant named in the toregoing 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.

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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

IMPORTANT NOTICE: If the chattel has a fair market value of \$1,000 or more, the lien claimant, in addition to the notices set fair paragraphs 7 and 8 above, shall have a notice of foreclosure sale printed once a week for two successive weeks in a newsparative required by ORS 87.192(3). Such notice shall contain a particular description of the property to be sold, the name of the owner to reputed owner thereof, the anyount due on the lien, the time and place of the rale and the power of the power foreclosure lien. 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

STATE OF OREGON: COUNTY OF KLAM	ATH:ss
I hereby certify that the within	n instrument was received and filed for
record on the <u>13th</u> day of <u>Jun</u>	<u>heA.D., 1985 at12:24</u> o'clock_PM,
and duly recorded in Vol <u>M35</u>	, ofLien Upon Chattelon page3331.
Fee: \$_9.00	EVELYN BIEHN, COUNTY CLERK by: TAm anith / Deputy