		TAVENSINESS LAW PUBLISHING CO.	PORTLAND, OREGON STOA
DAN, N. 1131 POSISION LINA Literation of Account Association		W N. Co	7170
Corra	SSESSORY LIEN	Volleval Pag	]8
56700 STAT	EMENT OF ACCOUNT	•	•
Reference is made to the attached copy of	the nublished or posted n	otice of claim of lien (th	e total amount of
Reference is made to the attached copy of said claim being $\dots$ 400.00) and the notice	of public foreclosure sale	of certain chattels descri	bed in said notice.
said claim being $\dots$ 400.00) and the notice You are notified that said sale took place at the	time and place stated in s	aid notice.	
You are notified that said sale took place at the The total amount received for said chattels	at said foreclosure sale was		14.67
The total amount received for said chattels The expenses of said sale (to-wit: the cost of	f foreclosing said lien) wer		
Net proceeds of said sale Applied to the discharge of said lien Remaining balance, if any, of the proceeds	of said sale**		discharge lier
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Dated: April 24th , 19.86		· 0 2. 0	VI X
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	11	Claimant	¥
STATE OF OREGON. County of RIAL	MAY-N)ss.	first duly sworn. depose	and say that I am
	* the claim	ant named above, that	I know the contents
of the forgoing instrument and that the stateme	nts therein made are true,	as I verily believe.	$\int d d d d d d d d d d d d d d d d d d d$
of the foregoing sustainent and that the stateme	Yo	IN PO B.	par for
		<u>and</u> 1	<i>e1</i>
Subscribed and sworn to before me this	024th day of	April	, 19.06
Subscribed and sworn to before me this		Non	1
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A design of the second se	Onder My commission e	nires	
Notary Public for	Oregon. My commenter	)	
(DEAD)	Oregon. My commission e	, , , , , , , , , , , , , , , , , , ,	i
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國際國 ol Man ... Lista ... Epon .. Canteria 204 from the state <u>8</u>2 VUETE Eline for working at underson a Evel in Stehus 80 " TOTTI IC IN Y . . 1.15:1 1.1 FORM 135 -POSSESSORY LIEN. 12.77 ·..... -----GERALD A. BRADFORD, STEVENS.NESS LAW PUB. CO ..... GEORGE A. TOCKEY, 7171 Lien Claimant CLAIM OF POSSESSORY LIEN NOTICE OF FORECLOSURE SALE (Where possession has not been surrendered.) NOTICE IS HEREBY GIVEN THAT: (Applicable for Labor, Materials and Services Only.) Lien Debtor 1. The undersigned, Gerald A. Bradford, called the claimant, pursuant to the provisions of ORS 87.152 and 87.166 through 87.206, inclusive, claims and has a cance the claimant, putsuant to the provisions of URS 07.134 and 87.100 through 07.400, inclusive, claims a possessory lien upob articles of personal property particularly described as follows, to wit: 1966 Ford Pickup truck, Oregon license # JDP774, VIN F10YR888759, Title hereinafter called chattels, for the following charges for services provided, materials supplied and labor performed neremater cance charters, for the following charges for services provided, materials supplied and labor periormed to the said lien debtor in making, altering, repairing, transporting, pasturing or caring for said chattels at the request of the owner or lembel possessor thereof 2. The actual or reputed owner, hereinafter called lien debtor, is George A. Tockey whose address is 4403 Shasta Way, Klamath Falls, Oregon 97601 (if lien debtor is a corporation, the address should be c/o the registered agent at the registered office, as shown by the records of the Corporation, the address should be C/O the registered agent 57.075]). The person requesting said services, materials and labor, if other than the owner, was George A. Jockey whose address is Same as above 3. (a) The & K & / reasonable [strike one] charge for claimant's services, materials and labor is \$250,00..... (a) I ne agroca/reasonable [strike one] charge for claimant's services, materials and labor is
(b) In addition, claimant has incurred expenses in storing said chattels prior to foreclosure and that a reasonable fee for said storage is the sum of \$5.00 per day
(b) No part of prid photon basis for prid photon the sum of \$5.00 per day (c) No part of said charges have been paid except the sum of (d) The total amount of claimant's lien claim is (a + b - c) . . . . 4. Claimant obtained possession of said chattels in <u>Klamath</u>. County, Oregon. \$150.00 5. The date the lien attached to the chattels is <u>November 15</u>, 1985, which is when the services or the time data and the services of the services due and the lien debta abor were runy performed and the materials were runy furnished and the charges therefore were due and the lien device either knew or should reasonably have known that the charges were due. Since said date, possession of said chattels has been and is now retained by claimant. NOTICE IS HEREBY GIVEN to said lien debtor and to whom it may concern that on \* April 18 19.55\*, claimant will proceed to sell the above described chattels at public auction to the highest bidder for cash, in Klamath IS State of Oredon at the hour of 1:00 State P. M. The name of the passon All of the above information is incorporated into the Notice of Sale by reference. 6. At the conclusion of said foreclosure sale, claimant will apply the proceeds of said sale: first, to the payment o. At the conclusion or said investositie said, trainlant will apply the proceeds or said said: mist, 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 conclusion of the constant is which and force loss and to be discourd of the and constant to be or the expenses of the sale, second, to the discharge of clannant's sale made, in third, the balance, it 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 on dimension to the as directed by law. \*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 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 it the animal is a dog or cat, at least 15 days.

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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.

allo a ann a' Dated March 12+4 1.15 GARD HALL A VAL 1 6 Br. Sili с » in source disclosures 1150 5 Percent the early 化化化合成 机机制件 把一个多个性 1.6 2013 01 and East of several and the several 11 213 12 10 10 10 11 1 STATE OF OREGON × . 66 K1amath County of ... I, \_\_\_\_\_Gerald A. Bradford E.F. A. 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. 12th Märch day of Subscribed and sworn to before me this ..... anninin,., G. Notary Public for Oregon. My commission expires 11-5-89 \*\*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 atter the date on which the storage charges begin; or, it 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 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

in paragraphs / and 6 above, shall have a notice of foreclosure safe 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 person 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:

Filed for record	t request of the the day
of April	A.D., 19 <u>86</u> at <u>10:19</u> o'clock <u>A</u> . M., and duly recorded in Vol. <u>M86</u> ,
-	of Liens Ilpon Chattels on Page
	Evelyn Biehn, County Clerk
FEE \$13.00	By