	an an taon an	
FORM No. 146—POSSESSORY LIEN.		STEVENS-NESS LAW PUB. CO., PORTLAND. OR. B7200
^{oa} 63823		Vol. <u>M86</u> Page 12653 @
Λ+,	(TAT)	VU
Momas /1.).	ms (T+BTowing) , OR 97634	
10-187 1-110 100 100 100 100 100 100 100 100 1	Lien Claimant	CLAIM OF POSSESSORY LIEN
Truy Com	vs.	NOTICE OF FORECLOSURE SALE
Janis Corler		(Where possession has not been surrendered.)
······	Lien Debtor	(Applicable for Labor, Materials and Services Only.)
NOTICE IS HEREBY G	IVEN THAT:	
	, Thomas A. Sims	ç
1. The undersigned	1, 100 $1 < 0 < 0 < 0 < 0 < 0 < 0 < 0 < 0 < 0 <$	hereinafter
possessory lien upon artic	liant to the provisions of UKS 87	152 and 87.166 through 87.206, inclusive, claims and has a rly described as follows, to-wit:
GMC Van	Lic HEJR 652/0	rly described as follows, to-wit: <u>/966</u>
hereinafter called chattel	s for the following charges for s	ervices provided, materials supplied and labor performed
		porting, pasturing or caring for said chattels at the request
of the owner or lawful pos		
a The estimation of		Tonis Cartar
	whose address	en debtor, is Jonis Corter is 19000 Bornstedt Rd. SE
Sondy, On 970		corporation, the address should be c/o the registered agent
		oration Commissioner of the State of Oregon [ORS 57.065
57,075]). The person requ	esting said services, materials and	labor, if other than the owner, was Klanath
57,075]). The person requ	esting said services, materials and	
57.075]). The person requ County Sher: PF	pesting said services, materials and , whose address is	labor, it other than the owner, was KISAath Klanoth County Court House
57.075]). The person requ COUNTY Sher: FF 	pesting said services, materials and , whose address is /reasonable [strike one] charge to	labor, if other than the owner, was 1/3-276 House r claimant's services, materials and labor is \$.21 ²⁵
57,075]). The person requ COUNTY Sher: FF 	pesting said services, materials and , whose address is /reasonable [strike one] charge to	labor, if other than the owner, was <u>KISA276</u> <u>KIGAO76</u> <u>COUNT</u> <u>KISA276</u> r claimant's services, materials and labor is <u>\$ 21²⁵</u> in storing said chattels prior to foreclosure
57,075]). The person requ COLINTY Sher: FF 3. (a) The agreed (b) In addition and that a (c) No part of s	esting said services, materials and , whose address is /reasonable [strike one] charge for , claimant has incurred expenses reasonable fee for said storage is said charges have been paid excep	labor, if other than the owner, was $\frac{1}{10000000000000000000000000000000000$
57,075]). The person regy COLMTY Sher FF 3. (a) The agreed (b) In addition and that a (c) No part of s (d) The total a	esting said services, materials and , whose address is /reasonable [strike one] charge for , claimant has incurred expenses reasonable fee for said storage is said charges have been paid excep mount of claimant's lien claim is	labor, if other than the owner, was $\frac{1}{1000076}$ $\frac{1}{100076}$ $\frac{1}{1000077}$ $\frac{1}{1000076}$ $\frac{1}{10000000000000000000000000000000000$
57,075]). The person regy COLMTY Sher FF 3. (a) The agreed (b) In addition and that a (c) No part of s (d) The total a	esting said services, materials and , whose address is /reasonable [strike one] charge for , claimant has incurred expenses reasonable fee for said storage is said charges have been paid excep mount of claimant's lien claim is	labor, if other than the owner, was $K/3 - a7h$ K/3 - a7h County Court Hotese r claimant's services, materials and labor is $$2!^{25}$ in storing said chattels prior to foreclosure the sum of
57,075]). The person regy COLMTY Sher FF 3. (a) The agreed (b) In addition and that a (c) No part of s (d) The total a	esting said services, materials and , whose address is /reasonable [strike one] charge for , claimant has incurred expenses reasonable fee for said storage is said charges have been paid excep	labor, if other than the owner, was $K/3 - a7h$ K/3 - a7h County Court Hotese r claimant's services, materials and labor is $$2!^{25}$ in storing said chattels prior to foreclosure the sum of
57,075]). The person requ COLATY Sher: Fr 3. (a) The agreed (b) In addition and that a (c) No part of s (d) The total a 4. Claimant obtain 5. The date the lief	esting said services, materials and , whose address is /reasonable [strike one] charge to , claimant has incurred expenses reasonable fee for said storage is said charges have been paid excep mount of claimant's lien claim is ned possession of said chattels in n attached to the chattels is	labor, if other than the owner, was $\frac{1}{100007}$ $\frac{1}{10007}$ $\frac{1}{$
57,075]). The person requ OLLNTY Sher: Fr 3. (a) The agreed (b) In addition and that a (c) No part of s (d) The total a 4. Claimant obtain 5. The date the lies labor were fully performed	esting said services, materials and , whose address is /reasonable [strike one] charge for , claimant has incurred expenses reasonable fee for said storage is said charges have been paid excep mount of claimant's lien claim is ned possession of said chattels in n attached to the chattels is d and the materials were fully furn	labor, if other than the owner, was $\frac{1}{10000000000000000000000000000000000$
57,075]). The person requ COLATY Sher: Fr 3. (a) The agreed (b) In addition and that a (c) No part of s (d) The total a 4. Claimant obtain 5. The date the lies labor were fully performed either knew or should rea	esting said services, materials and , whose address is /reasonable [strike one] charge for , claimant has incurred expenses reasonable fee for said storage is said charges have been paid excep mount of claimant's lien claim is ned possession of said chattels in n attached to the chattels is d and the materials were fully furn isonably have known that the cha	labor, if other than the owner, was $\frac{1}{10000000000000000000000000000000000$
57,075]). The person requ OLINTY Sher : Fr 3. (a) The agreed (b) In addition and that a (c) No part of s (d) The total a 4. Claimant obtain 5. The date the lieu labor were fully performed either knew or should rea has been and is now retain NOTICE IS HER.	resting said services, materials and (reasonable [strike one] charge for , claimant has incurred expenses reasonable fee for said storage is said charges have been paid excep product of claimant's lien claim is ned possession of said chattels in n attached to the chattels is d and the materials were fully furn isonably have known that the cha ined by claimant. EBY GIVEN to said lien debtor	labor, if other than the owner, was $\frac{1}{10000000000000000000000000000000000$
57,075]). The person requ OLINTY Sher : Fr 3. (a) The agreed (b) In addition and that a (c) No part of s (d) The total a 4. Claimant obtain 5. The date the lief labor were fully performed either knew or should real has been and is now retain NOTICE IS HER. 19*, claimant will pro-	resting said services, materials and (reasonable [strike one] charge for , claimant has incurred expenses reasonable fee for said storage is said charges have been paid excep mount of claimant's lien claim is ned possession of said chattels in n attached to the chattels is d and the materials were fully furn isonably have known that the cha ined by claimant. EBY GIVEN to said lien debtor occed to sell the above described	labor, if other than the owner, was $\frac{1}{100007}$ $\frac{1}{10007}$ $\frac{1}{$
3. (a) The person required of the second of	resting said services, materials and /reasonable [strike one] charge for , claimant has incurred expenses reasonable fee for said storage is said charges have been paid excep mount of claimant's lien claim is ned possession of said chattels in n attached to the chattels is d and the materials were fully furn asonably have known that the cha ined by claimant. EBY GIVEN to said lien debtor occeed to sell the above described County. Oreon, where claiman	labor, if other than the owner, was $K/2 - a_{Th}$ $K/2 - a_{Th}$ $County County County Hotsee$ r claimant's services, materials and labor is $\$.21^{25}$ in storing said chattels prior to foreclosure the sum of $\$.256$ t the sum of $\$.256$ t the sum of $\$.256$ (a + b - c) $$.27725Klomath$ County, Oregon. 5-155, 1956, which is when the services of ished and the charges therefore were due and the lien debto rges were due. Since said date, possession of said chattels and to whom it may concern that on $\$.8-15-56$ chattels at public auction to the highest bidder for cash, in t obtained possession thereof, at the following place in said
3. (a) The person required of the second of	resting said services, materials and /reasonable [strike one] charge for , claimant has incurred expenses reasonable fee for said storage is said charges have been paid excep mount of claimant's lien claim is ned possession of said chattels in n attached to the chattels is d and the materials were fully furn asonably have known that the cha ined by claimant. EBY GIVEN to said lien debtor occeed to sell the above described County. Oreon, where claiman	labor, if other than the owner, was $K/2 - a_{Th}$ $K/2 - a_{Th}$ $County County County Hotsee$ r claimant's services, materials and labor is $\$.21^{25}$ in storing said chattels prior to foreclosure the sum of $\$.256$ t the sum of $\$.256$ t the sum of $\$.256$ (a + b - c) $$.27725Klomath$ County, Oregon. 5-155, 1956, which is when the services of ished and the charges therefore were due and the lien debto rges were due. Since said date, possession of said chattels and to whom it may concern that on $\$.8-15-56$ chattels at public auction to the highest bidder for cash, in t obtained possession thereof, at the following place in said
3. (a) The person required of the second of	resting said services, materials and /reasonable [strike one] charge for , claimant has incurred expenses reasonable fee for said storage is said charges have been paid excep mount of claimant's lien claim is ned possession of said chattels in n attached to the chattels is d and the materials were fully furn asonably have known that the cha ined by claimant. EBY GIVEN to said lien debtor occeed to sell the above described County. Oreon, where claiman	labor, if other than the owner, was $K/2\pi a Th$ $K/2\pi a Th$ County County County County for a The in storing said chattels prior to foreclosure the sum of
3. (a) The person required (a) The agreed (b) In addition, and that a (c) No part of s (d) The total a 4. Claimant obtain 5. The date the lies labor were fully performed either knew or should rea has been and is now retain NOTICE IS HER 19*, claimant will pro- foreclosing the lien is	resting said services, materials and /reasonable [strike one] charge for , claimant has incurred expenses reasonable fee for said storage is said charges have been paid excep mount of claimant's lien claim is ned possession of said chattels in n attached to the chattels is d and the materials were fully furn asonably have known that the cha ined by claimant. EBY GIVEN to said lien debtor occeed to sell the above described County. Oreon, where claiman	labor, if other than the owner, was $K 2 - 27$ K 2 - 27 tr claimant's services, materials and labor is 21^{25} in storing said chattels prior to foreclosure the sum of
3. (a) The person requ OLL NTY Sher : N 3. (a) The agreed (b) In addition and that a (c) No part of s (d) The total a 4. Claimant obtain 5. The date the lies labor were fully performed either knew or should rea has been and is now retain NOTICE IS HER 19.2*, claimant will pro- County, to-wit:	reasonable [strike one] charge to reasonable [strike one] charge to reasonable fee for said storage is said charges have been paid excep mount of claimant's lien claim is net possession of said chattels in n attached to the chattels is d and the materials were fully furn isonably have known that the cha ined by claimant. EBY GIVEN to said lien debtor occed to sell the above described 	labor, if other than the owner, was $K [2 - a T h]$ $K [a - a T h]$ $County County County I defined tr claimant's services, materials and labor is $.21^{25}in storing said chattels prior to foreclosurethe sum of$
3. (a) The person requ OLL NTY Sher iff (b) In addition, and that a (c) No part of s (d) The total a 4. Claimant obtain 5. The date the lief labor were fully performed either knew or should rea has been and is now retain NOTICE IS HER 19*, claimant will pro- County, to-wit:	reasonable [strike one] charge for , whose address is , whose address is , reasonable [strike one] charge for , claimant has incurred expenses reasonable fee for said storage is said charges have been paid excep mount of claimant's lien claim is ned possession of said chattels in n attached to the chattels is and the materials were fully furn isonably have known that the cha ined by claimant. EBY GIVEN to said lien debtor occed to sell the above described 	labor, if other than the owner, was $K [2 - a T h]_{K a - a - h}$ $K [a - a - h]_{K a - a - h} [a - a - h]_{K a - a - h} [a - a - h]_{K a - a - h} [a - a - h]_{K a - a - h} [a - a - h]_{K a - h} [a $
3. (a) The person requ OLL NTY Sher iff (b) In addition, and that a (c) No part of s (d) The total a 4. Claimant obtain 5. The date the lies labor were fully performed either knew or should rea has been and is now retain NOTICE IS HER 19*, claimant will pro- County, to-wit:	reasonable [strike one] charge for , whose address is , whose address is , reasonable [strike one] charge for , claimant has incurred expenses reasonable fee for said storage is said charges have been paid excep mount of claimant's lien claim is ned possession of said chattels in n attached to the chattels is and the materials were fully furn isonably have known that the cha ined by claimant. EBY GIVEN to said lien debtor occed to sell the above described 	labor, if other than the owner, was $M[2 - 27]_{A}$ $M[2 - 27]_{A}$ $County County House r claimant's services, materials and labor is 21^{25}in storing said chattels prior to foreclosurethe sum of$

*ORS 87.172 provides that a person claiming a lien must retain the chattel that is subject to the lien 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.

Ĺ

12654

7. On 7 - 12 - 7, 19 26, 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 possession of said chattels from the lien debtor in **Example**. County, Oregon.

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.

7-18-Dated

STATE OF OREGON,

County of Klomoth 1. Thomas A Sins

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.

Subscribed and sworn to before me this ...

Notary Public for Oregon. My commission expires 10-2484

**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, 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 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 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: st

	r record at request	of thethethe day
of	July	_ A.D., 19 <u>86</u> at <u>3:28</u> o'clock <u>P</u> M., and duly recorded in Vol M86
		of Lien Upon Chattels on Page 12653,
FEE	\$9.00	Evelyn Biehn, County Clerk