TEVINS-NESS LAW PUB.CO. PORTLAND, OR. 9720 FORM No. 146-POSSESSORY LIEN. Vol. <u>M88</u> Page 6199 OA 86503 TED BURNS DEA B+BTOWING Lien Claimant CLAIM OF POSSESSORY LIEN NOTICE OF FORECLOSURE SALE (Where possession has not been surrendered.) DONNIS D ROBERTSON ROSE W SANDERS Lin Data (Applicable for Labor, Materials and Services Only.) 8:076 % Lien Debtor CAR Exchange NOTICE IS HEREBY GIVEN THAT: 1. The undersigned, TED BURNS - DBA B+B Town 19 こと called the claimant, pursuant to the provisions of ORS 87.152 and 87.166 through 87.206, inclusive, claims and has a called the claimant, pursuant to the provisions of OKS 07.152 and 07.100 through 07.500, inclusive, claims and has a possessory lien upon articles of personal property particularly described as follows, to-wit: 19.72 ToyoTA 0 hereinalter called chattels, for the following charges for services provided, materials supplied and labor performed to the said lien debtor in making, altering, repairing, transporting, pasturing or caring for said chattels at the request ~-1 of the owner or lawful possessor thereof. 2. The actual or reputed owner, hereinafter called lien debtor, is Deminis Robertion, Pose W. Son Dess. $\underline{\circ}$ whose address is ________ A 5.50 LANCASTER_NF +1/1 Salcm., CR. CAR Exchange whose address is 2550 (ANU ASLER INT 11) Solution, whose address is 2550 (ANU ASLER INT 11) Solution, whose address is 2550 (ANU ASLER INT 11) Solution, whose address is 2550 (ANU ASLER INT 11) Solution, whose address is 2550 (ANU ASLER INT 11) Solution, whose address is 2550 (ANU ASLER INT 11) Solution, whose address is 2550 (ANU ASLER INT 11) Solution, whose address is 2550 (ANU ASLER INT 11) Solution, whose address is 2550 (ANU ASLER INT 11) Solution, whose address is 2550 (ANU ASLER INT 11) Solution, whose address is 2550 (ANU ASLER INT 11) Solution, whose address is 2550 (ANU ASLER INT 11) Solution, whose address is 2550 (ANU ASLER INT 11) Solution, whose address is 2550 (ANU ASLER INT 11) Solution, whose address is 2550 (ANU ASLER INT 11) Solution, whose address is 2550 (ANU ASLER INT 11) Solution, whose address is 2550 (ANU ASLER INT 11) Solution, whose address is 2550 (ANU ASLER INT 11) Solution, whose address is 2550 (ANU ASLER INT 11) Solution, and a solution is a corporation, the address should be c/o the registered agent 333 (ANU ASLER INT 11) Solution, and the solution of the State of Oregin IORS 57065 CAR Exchange at the registered office, as shown by the records of the Corporation Commissioner of the State of Oregon [ORS 57.065, 57.075]). The person requesting said services, materials and labor, if other than the owner, was Aba Rill Salie E DepT., whose address is Court House, Marphill, CR. 97633 <u>___</u> 23 20 _____ (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 S= DAY + 5= DAY. T(11.5A)es. 160 \$(____) \$225. •• 4. Claimant obtained possession of said chattels in <u>KIA MATH</u> County, Oregon. 18^{-4} , 19.88, which is when the services or 5. The date the lien attached to the chattels is ... MARCH labor were fully performed and the materials were fully furnished and the charges therefore were due and the lien debtor either knew or should reasonably have known that the charges were due. Since said date, possession of said chattels NOTICE IS HEREBY GIVEN to said lien debtor and to whom it may concern that on *...19, MAY......, has been and is now retained by claimant. 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 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 county treasurer of the county in which said foreclosure sale is made, to be disposed of by said county treasurer 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 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 dot or part at least 15 days. the sale date entered between the second be at least of days after the date in p the interval must be at least 30 days, or if the animal is a dog or cat, at least 15 days.

7. On <u>April 20</u>, 1988, 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.

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**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.

Dated April 20 1958		BUB	Tourne		
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STATE OF OREGON,	1				
County of <u>Klamath</u>	}ss.				tri∰inta , Ali
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the claimant named in the foregoing instrument, the statements and claims made therein are in al	being first	duly sworn on	. Abod T toman	the contents i elieve.	hereof and that
	• • •	INC	>		
Subscribed and sworn to before me this		Iblic for Orego	the I	Ketsch	
**Il there is a security interest in the chattel, notice to the the date on which the storage charges begin; or, if no stor- not later than the 30th day alter the date on which the se IMPORTANT NOTICE: If the chattel has a fair market in paragraphs 7 and 8 above, shall have a notice of four required by ORS 87 192(3). Such notice shall contain a pr owner thereof, the amount due on the lien, the time and Stevens-Ness Form No. 1120 is a warehouseman's possessa a warehouseman's non-possessory lien for storage.	ervices provide t value of \$1,0 reclosure sale particular descr place of the s sory lien for st	are completed, 100 or more, the printed once a w iption of the pro- sale and the name	lien claimant, i week for two su perty to be sold e of the person	n addition to the ccessive weeks i , the name of the foreclosing the 1	est must be given e notices set forth n a newspaper as owner or reputed ien.
STATE OF OPECONE COUNTY OF MELINGER					
	SS.				
Filed for record at request of	20 o'c	lock A M	and duly rec	the <u>20th</u> orded in Vol.	day
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