DOM No. 146-POSSESSORY LIEN	and the set of the set
Larry Westbrook to a na her day	Vol. mg & Page 21011
TWI-OKLVN1 ZOLICE [] [] [] [] [] [] [] [] [] [] [] [] []	VOL M88 Page 21011
Richard 17 100 1010 an uVS. the date on manual to	Claimant CLAIM OF POSSESSORY LIEN
Hubbard Hubbard	Pa Waller and the set (Where pomore in the state SALE
Li NOTICE IS HEREBY GIVEN THAT:	en Debtor (Applicable for Labor, Materials and Services Only.)
1 Thanks	bok
possessory lien upon articles of personal property 1979 Seaswirl 19 foot Cuddly Co Serial No. BRCM277EM79K and Ca Model #EW-19-3500	ORS 87.152 and 87.166 through 87.206, inclusive, claims and has a particularly described as follows, to-wit: abin Boat, Oregon License No. 585 KT.
to the said lien debtor in making, altering, repairing	ges for services provided, materials supplied and labor performed ng; transporting, pasturing or caring for said chattels at the request
한 국가에서 전 것같은 물건들을 많이 한 것이라. 이번 것이 나라는 것이 같은 것은 것은 것은 것은 것은 것은 것을 많은 것이 없는 것을 같이 같이 것을 했다.	
	led lien debtor, is <u>Richard L. Hubbard and Dawn A.</u> dress is <u>336 W. Oregon Avenue</u> , <u>Klamath Falls</u> , ebtor is a corporation, the address should be c/o the registered agent
Jame's A. Howard 97603 and B. J. Smith P.O. Box	t the Corporation Division, Secretary of the State of Oregon. The if other than the owner, was tress is 5508 Shasta Way, Klamath Falls, Oregon
 (b) In addition, claimant has incurred expand that a reasonable fee for said stor (c) No part of said charges have been paid (d) The total area 	arge for claimant's services, materials and labor is \$ penses in storing said chattels prior to foreclosure age is the sum of except the sum of
possession of said chatte	
iabor were fully performed and the materials were full either knew or should reasonably have known that the has been and is now retained by claimant. Boy NOTICE IS HEREBY GIVEN to said lien de Klamath	y furnished and the charges therefore were due and the lien debtor the charges were due. Since said date, possession of said chattels botor and to whom it may concern that on * February 6
City ofKlamath Falls State of Oregon at	ath County Courthouse, 316 Main Street
of the expenses of the conclusion of said foreclosure sale clai	mail with
togracied by law, all bactous with a socially interest in	closure sale is made, to be disposed of by said county treasurer
ACRS 87.172 provides that a person of the notice by redistance 40rectoante sale, claimant gave the notice by redistance 40RS 87.172 provides that a person of the notice by redistance 10 the first deptor of the notice by redistance of the notice by red	or comments of it the first desire to a sequence to the terminal function of the first desired of the first o
the sale date entered between the * * should be at least of date the sale date entered between the * * should be at least 60 da the interval must be at least 30 days, or if the animal is a dog on	FUNAL SQUEARS' OF IT THE NUMBER OF A SPECIAL STREET OF A SPECIAL SPECI
	, an animal, in which case

 ρ , and γ , γ ,

The interval made in at least 30 days don't the spinner in a dop struct where it's do The matter was to at least 10 matter in the minute for a state state in the state of the state o foreclosure sale, claimant gave this notice by registered or certified mail to the following persons: a. To the lien debtor at lien debtor's last known address; or if the lien debtor is a corporation, to its said registered agent at its said registered office. Exclusion and persons with a security interest in said chattels who have filed a financing statement perfecting to the office of the Secretary of the State of Oregon or in the office of the appropriate county an the curner interest in the orrice of the Secretary of the State of Stekon of the orige 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. All of the above littornation is incorporated into the Notice of Sale by reference tors is 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 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 <u>Klamath</u> County, Oregon Klaima public become the context so required words in the singular include the plural; and 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, used interused pricemunally. either knew or should reasonably have krown that the charges were due. Stars said dony possibly to suid chartels The second secon (c) No part of stud charles for said storp is its far som of a storp of start of stud charles have been paid except the sam of (d) The total amount of clausar's ten claim is (a, b, c), (c) See a the acting supplement at PRNS. (d) The total amount of communication of said cherrels in Claimant Claimant obtained polession of said cherrels in Claimant STATE OF OREGONAL (Issuance is the one] of the sould starting is the source of the source is the source of the so County of Klones The State of 160-64 the statements and claims made therein are in all respects correct and true, as I verily believe. owned or lawful possessor floreof 3. The actual or repaired owner, hereafter called then is Oredon. Avenue the actual or repaired owner, hereafter called then is Oredon. Avenue the actual of the second of the se of the owner or leaful possessor flarcof. C. The owned of the date of the owned of the owned of the owned of the owned of the date of the owned of the date of the owned ow nd the o March Maria will 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 20th day atter not later than the 30th day atter the date on which the services provided are completed; CE CL 1 CELCOMPTENT 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 howspaper as required by ORS 87.192(3). Such notice shall contain a particular description of the property to be sold, the name of the name of 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 hon-possessory lien for storage.

21013

12

CLAIM OF POSSESORY LIEN

NOTICE OF FORECLOSURE SALE

Supplemental Page

Larry Westbrook, Lien Claimant Vs. James A. Howard, Lien Debtor

3 (e)

Lien claimant also claims a lien for all storage charges at the reasonable rate of \$5.00 per day from December 9, 1988, date of this Claim of Possessory Lien and Notice of Foreclosure Sale until said chattel is either reclaimed by lien debtor or other security interest holder or until sold.

STATE OF OREGON: COUNTY OF KLAMATH: ss.