## NOTICE OF LIEN UPON CHATTELS

ung changi kasu tagnah	ARTS AND THE TOTAL TOTAL TOTAL STATE OF THE	treging this transities of goal thereth.
SALVAGE THIS.	Claimant,	Alternative resolution in innerginative
i pesuja ot		
STEVE and VICKIE ELI	zorr	
	Defendant.	
	하고 있는 그 이 사용을 다 하는 수를 받는 것이다.	PARTS AND SATIVACE THE
NOTICE IS HEREL	BY GIVEN that IAKEPORT USED AUTO 6 C-20 CHEVY Lock ID # CKU246Z	117050
그리는 🚉 기상을 하게 되고 있었다.		
r and on account of store	age, labor, skill and materials, expended a KLAMATH	nd performed upon and attached to the
ove described property is	The layer of the control of the cont	County, Oregon, as follows:
TOWING \$30.00 REBUILT ENGINE \$600		10-19-89 TO 11-19-89 .00 a DAY
INSTALL LABOR \$150.	[66] [14] [4] [4] [4] [4] [4] [4] [4] [4] [4] [	
NEW PARTS \$130.003		DUE \$ 160.00
RECYCLE FATTERY 48	нкэ \$70,00	
REPAIR STEERING LOC	<b>K \$30.</b> 00 Kiwach 121	
	PALANCE DUE \$953.63	
at the name of the owns	, or reputed owner thereof it. STEVE and	VICKIE ELLTOTT
	ch owner, and having the lawful possessio	
naterials were expended outhorized attent in	hing of materials by said claimant was clos , 19 89; that sixty days have not e on said chattel; that said chattel was deli KIAMATH	ed on NOVEMBLE 2 lapsed since said storage, labor, skill and ivered to said owner thereof or his duly on, on
naterials were expended outhorized agent in nd sixty days have not kill and materials so experiments of \$100.00 ; and the sum of \$1.013.63	hing of materials by said claimant was closed, 19 89; that sixty days have not expensed chattel; that said chattel was delighted the said chattel was delighted since that time; that the amount anded and furnished is \$ 1,113.63; there is due and remaining unpaid thereon, and the further sum of \$5.00 costs to not been paid in full prior to the expiration.	ed on NOVEMBLE. 2 lapsed since said storage, labor, skill and lapsed to said owner thereof or his duly on, on
naterials were expended outhorized agent in and sixty days have not kill and materials so experience 100,00 ; and the sum of \$ 1,013,63	hing of materials by said claimant was closed, 19 89; that sixty days have not expensed chattel; that said chattel was delighted that the said chattel was delighted and furnished is \$1.113.63; there is due and remaining unpaid thereon, and the further sum of \$5.00 costs for not been paid in full prior to the expiration of amount said claimant now claims a light	ed on NOVEMBLE. 2 lapsed since said storage, labor, skill and lapsed to said owner thereof or his duly on, on
naterials were expended outhorized agent in	hing of materials by said claimant was closed, 19 89; that sixty days have not expensed chattel; that said chattel was delighted that the said chattel was delighted and furnished is \$1.113.63; there is due and remaining unpaid thereon, and the further sum of \$5.00 costs for not been paid in full prior to the expiration of amount said claimant now claims a light	ed on NOVEMBLE 2 lapsed since said storage, labor, skill and evered to said owner thereof or his duly on, on
naterials were expended outhorized agent in	hing of materials by said claimant was closed, 19 89; that sixty days have not expensed chattel; that said chattel was delighted that the said chattel was delighted and furnished is \$1.113.63; there is due and remaining unpaid thereon, and the further sum of \$5.00 costs for not been paid in full prior to the expiration of amount said claimant now claims a light	ed on NOVEMBLE. 2 lapsed since said storage, labor, skill and lapsed to said owner thereof or his duly on, on
naterials were expended outhorized agent in and sixty days have not kill and materials so expended; and he sum of \$1.013.63 ided said lien claim has in notice thereof). In which were a sum of \$1.013.63 in the sum of \$1.013.63 in	hing of materials by said claimant was closed, 10 89; that sixty days have not expensed chattel; that said chattel was delighted. County, Oregon elapsed since that time; that the amount ended and furnished is \$1,113,63; there is due and remaining unpaid thereon, and the further sum of \$5.00 costs for not been paid in full prior to the expiration chamount said claimant now claims a lient leave.	ed on NOVEMBLE. 2 lapsed since said storage, labor, skill and lapsed to said owner thereof or his duly on, on
naterials were expended outhorized agent in and sixty days have not kill and materials so expended and materials so expended said lien claim has a notice thereof). In which were	hing of materials by said claimant was closed, 19 89; that sixty days have not expensed chattel; that said chattel was delighted that the said chattel was delighted and furnished is \$1.113.63; there is due and remaining unpaid thereon, and the further sum of \$5.00 costs for not been paid in full prior to the expiration of amount said claimant now claims a light	ed on NOVEMBLE. 2 lapsed since said storage, labor, skill and lapsed to said owner thereof or his duly on, on
naterials were expended outhorized agent in	hing of materials by said claimant was closed, 10 89; that sixty days have not expensed chattel; that said chattel was delighted. County, Oregon elapsed since that time; that the amount ended and furnished is \$1,113,63; there is due and remaining unpaid thereon, and the further sum of \$5.00 costs for not been paid in full prior to the expiration chamount said claimant now claims a lient leave.	ed on NOVEMBLE. 2 lapsed since said storage, labor, skill and lapsed to said owner thereof or his duly on, on
naterials were expended outhorized agent in and sixty days have not kill and materials so expended 100,00; and the sum of \$.1,013,63 ided said lien claim has f notice thereof). In which the sum of t	hing of materials by said claimant was closed, 10 89; that sixty days have not expensed chattel; that said chattel was deliked. County, Oregon elapsed since that time; that the amount ended and furnished is \$1,113.63; there is due and remaining unpaid thereon, and the further sum of \$5.00 costs for not been paid in full prior to the expiration chamount said claimant now claims a lient leave.	lapsed since said storage, labor, skill and wered to said owner thereof or his duly on, on.  claimant demands for said storage, labor that no part thereof has been paid, excep after deducting all just credits and offsets or the preparation of said lien notice, (pro nof the time allowed by law for the filing upon said chattel property.  WOU PHOOLES  Claimant,  Claimant,
naterials were expended outhorized agent in	hing of materials by said claimant was closed, 19.82; that sixty days have not entered in said chattel was deliked. The county, Oregon classed since that time; that the amount anded and furnished is \$ 1,113.63; there is due and remaining unpaid thereon, and the further sum of \$5.00 costs to not been paid in full prior to the expiration chamount said claimant now claims a lient continuation of sensitive and claimant now claims a lient continuation of sensitive and claimant now claims a lient continuation of sensitive and claimant now claims a lient continuation of sensitive and claimant now claims a lient continuation of sensitive and claimant now claims a lient continuation of sensitive and claimant now claims a lient continuation of sensitive and claimant now claims a lient continuation of sensitive and claimant now claims a lient continuation of sensitive and claimant now claims a lient continuation of sensitive and claimant now claims a lient continuation of sensitive and claimant now claims a lient continuation of sensitive and claimant now claims a lient continuation of sensitive and claimant now claims a lient continuation of sensitive and claimant now claims a lient continuation of sensitive and claimant now claims a lient continuation of sensitive and claimant now claims a lient continuation of sensitive and claimant now claims a lient continuation of sensitive and claimant now claims and claimant now claims a lient continuation of sensitive and claimant now claims a lient continuation of sensitive and claimant now claims and claimant now claims a lient continuation of sensitive and claimant now claims are continuation of sensitive and claimant now claimant now claimant now claima	lapsed since said storage, labor, skill and wered to said owner thereof or his duly on, on.  claimant demands for said storage, labor that no part thereof has been paid, excep after deducting all just credits and offsets in the preparation of said lien notice, (pro not the time allowed by law for the filing upon said chattel property.  All Khodes  Claimant,
naterials were expended outhorized agent in	hing of materials by said claimant was closed, 10 89; that sixty days have not expensed chattel; that said chattel was deliked.  KLAMATH ————————————————————————————————————	lapsed since said storage, labor, skill and wered to said owner thereof or his duly on, on.  claimant demands for said storage, labor that no part thereof has been paid, excep after deducting all just credits and offsets in the preparation of said lien notice, (pro not the time allowed by law for the filing upon said chattel property.  All Khodes  Claimant,
naterials were expended outhorized agent in and sixty days have not kill and materials so expended to the sum of \$ . 1.013.63 ided said lien claim has f notice thereof). In which the sum of \$ . 1.013.63 ided said lien claim has f notice thereof). In which the sum of \$ . 1.013.63 ided said lien claim has f notice thereof). In which the sum of \$ . 1.014 idea idea idea idea idea idea idea idea	continuent serials by said claimant was closed in the said charted was delighted. The said charted was delighted with the said charted was delighted and furnished is \$ .1,113.63; there is due and remaining unpaid thereon, and the further sum of \$5.00 costs to not been paid in full prior to the expiration of amount said claimant now claims a lient continuent with the said claimant now claims a lient continuent with the said claimant now claims a lient continuent with the said claimant now claims a lient continuent with the said charted was the said claimant now claims a lient continuent with the said charted was the said charted with the said charted was delighted and the said charted was delighted and the said charted was delighted with the said charted was delighted and the said charted was delighted with	lapsed since said storage, labor, skill and wered to said owner thereof or his duly on, on.  claimant demands for said storage, labor that no part thereof has been paid, excepater deducting all just credits and offsets or the preparation of said lien notice, (pro nof the time allowed by law for the filing upon said chattel property.  Whole Khodes  Claimant,  Claimant,
aterials were expended athorized agent in and sixty days have not kill and materials so expended to the sum of \$ .1.013.63 and th	hing of materials by said claimant was closed, 10 89; that sixty days have not expressed chattel; that said chattel was deliked. County, Oregon elapsed since that time; that the amount anded and furnished is \$1,113.63; there is due and remaining unpaid thereon, and the further sum of \$5.00 costs for not been paid in full prior to the expirations amount said claimant now claims a lient continuous said claimant now cl	Ing first duly sworn, on oath say that I and named in the foregoing claim, that I have a for said storage.
caterials were expended athorized agent in and sixty days have not kill and materials so expended in the sum of \$1,013.63 ided said lien claim has a notice thereof). In which the county of the county of Klan County o	considering of materials by said claimant was closed. 19 82; that sixty days have not expensed chattel; that said chattel was deliked. County, Oregon the said since that time; that the amount anded and furnished is \$ 1,113.63; there is due and remaining unpaid thereon, and the further sum of \$5.00 costs for not been paid in full prior to the expiration of amount said claimant now claims a lient of the said claimant now claims a lient count of the said claimant now claims a lient count between the said claimant and said claimant now claims a lient count of the said claimant now claims a lient claimant now claimant no	lapsed since said storage, labor, skill and wered to said owner thereof or his duly on, on.  claimant demands for said storage, labor that no part thereof has been paid, excep after deducting all just credits and offsets or the preparation of said lien notice, (pro nof the time allowed by law for the filing upon said chattel property.  Whole Khodes  Claimant,  Claimant,  I Salas And
caterials were expended athorized agent in and sixty days have not kill and materials so expended in the sum of \$1,013.63 ided said lien claim has a notice thereof). In which the county of the county of Klan County o	considering of materials by said claimant was closed. 19 82; that sixty days have not expensed chattel; that said chattel was deliked. County, Oregon the said since that time; that the amount anded and furnished is \$ 1,113.63; there is due and remaining unpaid thereon, and the further sum of \$5.00 costs for not been paid in full prior to the expiration of amount said claimant now claims a lient of the said claimant now claims a lient count of the said claimant now claims a lient count between the said claimant and said claimant now claims a lient count of the said claimant now claims a lient claimant now claimant no	Ing first duly sworn, on oath say that I and named in the foregoing claim, that I have a for said storage.
naterials were expended outhorized agent in and sixty days have not kill and materials so expended to the sum of \$.1.013.63 ided said lien claim has in notice thereof). In which the sum of \$.1.013.63 ided said lien claim has in notice thereof). In which the sum of office thereof of the sum of office thereof of the sum of office thereof of the sum of	considering of materials by said claimant was closed. 19 82; that sixty days have not expensed chattel; that said chattel was deliked. County, Oregon the said since that time; that the amount anded and furnished is \$ 1,113.63; there is due and remaining unpaid thereon, and the further sum of \$5.00 costs for not been paid in full prior to the expiration of amount said claimant now claims a lient of the said claimant now claims a lient count of the said claimant now claims a lient count between the said claimant and said claimant now claims a lient count of the said claimant now claims a lient claimant now claimant no	Ing first duly sworn, on oath say that I and named in the foregoing claim, that I have a for said storage.
naterials were expended outhorized agent in and sixty days have not kill and materials so expended to the sum of \$ .1.013.63 ided said lien claim has a notice thereof). In which the sum of the sum of \$ .1.013.63 ided said lien claim has a notice thereof). In which the sum of output has a sum of output has	considering of materials by said claimant was closed. 19 89; that sixty days have not expensed chattel; that said chattel was deliked. County, Oregon elapsed since that time; that the amount anded and furnished is \$ 1,113.63; there is due and remaining unpaid thereon, and the further sum of \$5.00 costs to not been paid in full prior to the expiration chamount said claimant now claims a lient county of service and claimant now claims a lient county of service and the said claimant now claims a lient county service and the said claimant now claims a lient county service and the said claimant now claims a lient county service and said	lapsed since said storage, labor, skill and wered to said owner thereof or his duly on, on.  claimant demands for said storage, labor that no part thereof has been paid, excep after deducting all just credits and offsets or the preparation of said lien notice, (pro nof the time allowed by law for the filing upon said chattel property.  HOL KHOOLS  Claimant, Claimant, Market Market I amamed in the foregoing claim, that I have the same read, and I know the content of the filing of the same read, and I know the content of the filing of the same read, and I know the content of the filing of the same read, and I know the content of the filing of the same read.
naterials were expended outhorized agent in and sixty days have not kill and materials so expended to the sum of \$ .1.013.63 ided said lien claim has a notice thereof). In which the sum of the sum of \$ .1.013.63 ided said lien claim has a notice thereof). In which the sum of output has a sum of output has	cut ber stum a read claimant was closed to search a series of search as a claimant was closed to search a series of search and searc	lapsed since said storage, labor, skill and wered to said owner thereof or his duly on, on.  claimant demands for said storage, labor that no part thereof has been paid, except after deducting all just credits and offsets or the preparation of said lien notice, (pro nof the time allowed by law for the filing upon said chattel property.  Whodes  Claimant,  Claimant,  Claimant,  Lied  The first duly sworn, on oath say that I amanded in the foregoing claim, that I have the same read, and I know the contents of the same read, and I know the contents of the same read.
naterials were expended outhorized agent in and sixty days have not kill and materials so expended to the sum of \$ .1.013.63 ided said lien claim has a notice thereof). In which the sum of the sum of \$ .1.013.63 ided said lien claim has a notice thereof). In which the sum of output has a sum of output has	considering of materials by said claimant was closed. 19 89; that sixty days have not expensed chattel; that said chattel was deliked. County, Oregon elapsed since that time; that the amount anded and furnished is \$ 1,113.63; there is due and remaining unpaid thereon, and the further sum of \$5.00 costs to not been paid in full prior to the expiration chamount said claimant now claims a lient county of service and claimant now claims a lient county of service and the said claimant now claims a lient county service and the said claimant now claims a lient county service and the said claimant now claims a lient county service and said	lapsed since said storage, labor, skill and wered to said owner thereof or his duly on, on.  claimant demands for said storage, labor, that no part thereof has been paid, except after deducting all just credits and offsets in the preparation of said lien notice, (prono of the time allowed by law for the filing upon said chattel property.  LOU KNOCLS  Claimant,  Claimant,  Claimant,  LOU LAND LAND  Claimant,  Claimant,  LOU LAND  Claimant,  Claiman
naterials were expended uthorized agent in and sixty days have not kill and materials so expended to the sum of \$ .1.013.63 and he sum of \$ .1.013.6	continued and characteristic states and that the amount anded and furnished is \$ . 1,113.63; there is due and remaining unpaid thereon,, and the further sum of \$5.00 costs for not been paid in full prior to the expiration of amount said claimant now claims a lient state of states and states are states as a lient state of states therein set out; that I have heard same to be true.	lapsed since said storage, labor, skill and wered to said owner thereof or his duly on, on.  claimant demands for said storage, labor, that no part thereof has been paid, except after deducting all just credits and offsets or the preparation of said lien notice, (promotion of the time allowed by law for the filing upon said chattel property.  LOU KNOCLS  Claimant,  Claima

County of	I morth for me	ນ∫ີ້ ງ່າ Sheriff of		
		Constable	County, Ore	
You are hereby	directed by the unde	rsigned claimant to forthwith foreclo	se the within the	
Her provided by the L	aws of Oregon, for	The transfer of the party of th	feregoing clairs, that I is confident to the fering the many that is the many the ma	
Claimant's L	ien	The state of the second control of the secon	same, he mate that that I	
Cost of prepared	rtified copy	지수의 회사의 회사 사람들 지수의 경제 하시는 것이다. 근무를	5	
Attorney fee	Cost of preparing lieu notice (Chapter 301, Oregon Laws 1935) Attorney fee (if paid before sale, \$2,50) Interest, six per cent per annum from Total		\$5.00 \$5.00	
Interest, sii: p Total	ier cent per annum fro	<b>in</b>	\$	
			\$	
you.	osts of service, advertis	sement and sale, also storage and to	vage, if any are expended	
			The state of the s	
Dated		- Richard G		
of notice thereoff, uni-	alli il sii heni ana e			
vided sala den claire !	ins not seen hald in the	uli pe or to the elemento of the final mant now Barus a lega -com said stra	Ciri biobetia Claimant	
	63 and the forth	ers im at 33,00 cost for the properti If proi to the state for at the first	ou or said the little	
skill and minicrans says	whereor we car	seems and the construction of the first	he all that conditions on war	
arraorized agent in	7794 4 44 44		等等等。1994年的時代,2019年6月1日 1995年1月1日	
materials were expected	don soft nations; in	in the control is a self-greet to sind  County See See on  The parties of the see of the		
age labat sam sam tire	1 85 : 100	r dily cars has her empsed area of	and many a leader arms of	
MUZDI		A section of the sect	A CONTRACTOR OF THE CONTRACTOR	
o zustanja Ki Atledova nen kantaturk	TIMESON IN	part and the residence	one gives to be the series of	
The state of the s	The National Continuents	half hals wernest consorted and wells	repred them to the chedit	
5	CK . S . (1)	Return: (0) Lakeport Used Auto Par 670 Lakeport Blvd.	rts & Salvage Inc.	
3 OF # 120		Klamath Falls, Or. 976	501	
41.16. ST. 11.0.0	is usi luorno		· i	
	0.000 10.000	Wards and a long		
TOMOR BOOK		2 rojaou 1. ck 10-19-09 ro 2 lay 2 t 25.00 a Mi	1.11-13-02	
or who to creating of st		- <b>は、 知知にた。記録と、</b> はまず、 (4) かとしば本来をよっている。	#	
Ź		near an expected and performed	inperior cad distancian per sho	
was er serven	76 P-10 PERTILIE	al Tar A gaist 33.117050		
			H	
	1946			
TATE OF OREGON,	CLOS I			
randa da d	\ss			
OF OREGON: COUNT	Y OF KLAMATH: ss			
for record at request of	Lakeport Used Au	to Parts & Salvage Inc.		
Month & Proposition for the second of the	D., 19_8} at _2:44 Lien Ulon Chattel	not not Div	the <u>21st</u> orded in Vol. <u>M89</u>	
PACTER THINE WOOD OF THE	eren rion cuarre)	s on Page 22535 Evelyn Biehn Cour		
	约克雷德克特别基金登前权 机动物中心 医内心下上的			
\$10.00	A Company of the Comp	By Danie W	hillendare	