	rEF \$10.00 copies 3.50							
	이 것은 물 것 이번 생각 문화가 되는 것 사람들을 갖추 번축	EARLAN ENGLA COMPACIENT						
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r,	FORM No. 146-POSSESSORY LIEN.							
		Vol_ <u>191</u> Page_4505						
		VUI. <u>77/</u> Page <u>+000</u>						
	Laura E. Little	(a) Alexandria (A. & Burran Karabar, A. Da Barran, B. Warner, and A. Barran, and A. Barran, and A. Barran, A. Barran, A. Barran, B. Warner, and A. Barran, B. Barr						
	Lien Claimant							
	Dave Miller	Where possession has not been surrendered.)						
	Lien Debtor							
	NOTICE IS HEREBY GIVEN THAT:							
	1. The undersigned, <u>Laura E.</u> L	ttlehereinafi						
	Dossessory liep upon articles of paragraphics of OKS 87.	152 and 87.166 through 87.206, inclusive, claims and has						
	one black thoroughbred horse of	ADROXIMATELY 15 VIS of are, and						
	one palamino horse with BLM	markings, approximately 11 year						
	hereinafter called chattels, for the following charges for							
	hereinafter 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 of the owner or lawful possessor thereof							
	Miller The actual or reputed owner, hereafter called lien debtor, is Dave Miller and Sheila							
	2. The actual or reputed owner, hereafter called lien debtor, is Dave Miller and Sheila Miller Miller and Sheila whose address is ttc. 30 Box Chiloguin, Or 97425 (if lien debtor is a corporation, the address should be c/o the registered agen							
	at the registered office, as shown by the records of the Co	propriation Division Second be c/o the registered age						
≝		Inan the owner was						
-	Whose address is							
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-19-1-1111 -1-5-								
-1-67	3. (a) The agreed/reasonable [strike one] charge for							
161	 3. (a) The agreed/reasonable [strike one] charge for (b) In addition, claimant has incurred expenses i and that a reasonable fee for said storage is t 	claimant's services, materials and labor is \$.7.60,00						
1.61	 3. (a) The agreed/reasonable [strike one] charge for (b) In addition, claimant has incurred expenses i and that a reasonable fee for said storage is t (c) No part of said charges have been paid excent 	claimant's services, materials and labor is \$.7.40.0.00 n storing said chattels prior to foreclosure he sum of						
-1-61	 3. (a) The agreed/reasonable [strike one] charge for (b) In addition, claimant has incurred expenses i and that a reasonable fee for said storage is t (c) No part of said charges have been paid except (d) The total amount of claimant's lien claim is 	claimant's services, materials and labor is $\$.7.60.0.0$ In storing said chattels prior to foreclosure the sum of $$$$$(0) (a + b - c) $$?$						
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1	 3. (a) The agreed/reasonable [strike one] charge for (b) In addition, claimant has incurred expenses i and that a reasonable fee for said storage is t (c) No part of said charges have been paid except (d) The total amount of claimant's lien claim is 4. Claimant obtained possession of said chattels in	claimant's services, materials and labor is \$.7.40.00 n storing said chattels prior to foreclosure he sum of \dots \$, $1.90,00$ the sum of \dots \$, $1.90,00$ the sum of \dots \$, $1.90,00$ (a + b - c) \dots \$, $1.90,00$ (below the sum of \dots \$, $1.90,00$ (c) $1.00,00$ the sum of \dots \$, $1.00,00$ (c) $1.00,000$ (c) $1.00,0000$ (c) $1.00,0000$ (c) $1.00,0000$ (c) $1.00,0000$ (c) $1.00,0000$ (c) $1.00,00000$ (c) $1.00,00000$ (c) $1.00,000000$ (c) $1.00,0000000000000000000000000000000000$						
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7. On March 14 19.91, 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 lien debtor's 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

Same and the strong there a 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. When a conversion of the pursue

conversion and an end Claimant A. C. Marshell all all the second second shift of the state of

(4). The rate Concerns of community field after in (also be 17.93) We send is well and you have there pould except the and of a marina lie ter the point monthle to the multiple

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County of Klam I, Xaura XIIII

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.

Jaura

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Notary Public for Oregon. My commission expires April 1994 S. 1980. 20.2643.62.164 1355.4 04 (

**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 after 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 the date on which the storage charges begin, or, it he storage charges are imposed, not at a 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 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: ss.

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Filed fo	or record at a	equest of	Laura E.	Little	e de la provinse de la co			10	an a
of	March		<u>91</u> at <u>1</u>	:16	o'clock <u>P_M.</u> ,	and duly	recorded in Vol	<u>13th</u> M91	day
		of <u>Lie</u>	ns on Chatt	e1	on Page	4505	/	·	,
	\$10.00				EVELYN BLEHI By Dern	+	County Clerk	1	
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