UNOFFICIALIC

Form 868(C)(ACS)

(FEB 1983)

of Federal Tax Lien Under Internal Revenue Laws

District

CRICAGO

For Optional Use by Recording Office

As provided by sections 6321, 6322, and 6323 of the Internal Revenue Code, notice is given that taxes (including interest and penalties) have been assessed against the following-named taxpayer. Demand for payment of this liability has been made, but it remains unpaid. Therefore, there is a lien in favor of the United States on all property and rights to property belonging to this taxpayer for the amount of these taxes, and additional penalties, interest, and costs that may accrue.

Name of Taxpayer

ROBERT PARTOGA

Residence

1003 GREENLEAF

IMPORTANT RELEASE INFORMATION With respect to each assessment fisted below, unless notice of lien is refilled by the date given in colurni (e), this notice shall, on the day following such date, operate as a certificate of release as defined in IRC 6325 (a).

Kind of Tax	Tax Period Ended	identifying Number	Date of Assessment	Lest Day for Refiling	Unpeid Balance of Assessment (f)
1040 1040	12-31-83 12-31-89		10-28-85 01-56-86	11-27-91 02-05-92	4,793.18 138.94
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lace of Filing	ler Of Deeds	. 1			8

Cook County Chicago, Illinois

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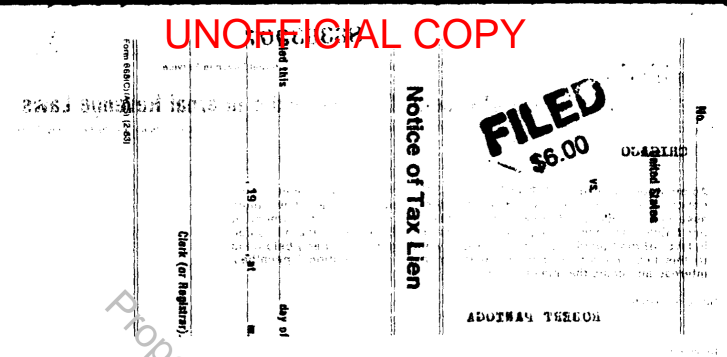
This notice was prepared and signed at	KANSAS (S CITY, MISSOURI		on this
this notice was bishared and signed at				. , on mis

, ₁₉ 86

Signature

(NOTE: Certifipate of officer authorized by law to take acknowledgments is not essential to the visionly of Notice of Federal Tax Lien. Rev. Rul. 71-466, 1971-2, C.8. 409;

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Excerpts From Internal Revenue Cude

Sec. 6321. Lien For Taxes.

If any person liable to pay any tax neglects of refused t pay the same after demand, the amount including any idles est, additional amount, addition to tax, or assussable permity. together with any costs that may accrue in addition thereto) shell be a liam in tappr of the United States upon all property and rights to profession; beiddige fael or personal, beiddiging Sec. 13 to such personal strategies on A. 16.

Sec. 6322. Period of Lien.

mposit of lection 6321 shall arise at the time the Manual Colonede and shall continue until the fiebility for the amount so expansed (or a judgment equinal the lexpayer arising out of such liability) is satisfied by becomes unenforceable by reason of least of time.

Sec. 6323. Validity and Priority Against Certain Persons.

Perchasor's, Helders Of Security ini, Mechanic's Lionars, And Judgment Lies Freditors. — The lien imposed by section 8321 shall be valid as egainst any purchaser, fielder at a security interest, machanic's tiener, or judgment lien credific Justil notice thereof which meets the requirements of subscatters (f) has been filed by the Secretary.

(Cortolian For Cortolia Inforesta Even Though Notice filed, - Even though notice of a lien imposed by section 6321 has been filed, such light shall not be valid.

(n Place For Filing Notice; Ferm. -

(t) Place For Filling. - The notice referred to in subction (a) phase de filod. 2

(i) Real Property. - In the case of real property, in one office within the State (or the county, or other gevectmental aubdivision), as designated by the laws of such State, in which the property subject to the lien is situated; and

(ii) Personal Property. - In the case of personal property, whether tengible or intengible, in one office within the State (or the county, or other governmental subdivision), as designated by the laws of such State, in which the property subject to the lien it situated:

(B) With Clark Of District Court. - In the office of the clark of the United States district court for the judicial district in which the property analysis to time and office at CIABLEGE 98

which meets the requirements of subperegraph 050 9 (C) - With Recorder Or Beeds Of the Blettlet int C in the affice of the Recorder of Deeds of the District of Columbia, if the property subject to the fren is situated in the District of Columbia

Situs Of Property Suspect To Lien. - For purposes parag aghs (1) and (4) properly shall be deemed to be situated

(1) Rapi Crapacty, " in the case of coal property, at the D(yair') location of

(B) Farma at Property. in the case of personal property, or than langible or intengible, at the residence of the taxony and the time the natice of tion is Bled.

For surpasses of para raph (2) (8), the residence of a con-paration or partment, shell be duemed (6) (6) (6) (6) which the principal energies office at the pusions is the Sections may restrate the Sections the Sections of the section of th District of Columbia

(3) Form, - The form and cortest of the notice referred to in aubsection (a) shall we prescribed by the Secretary Such notice shall be valid notwithstanding any other provision of law regarding the form or content of a notice of lien

(g) Raffling Of Natice. - For purposes of this reciten

(1) General Aule. - Uniers notice of iten is refilled in the mutner prescribed in paragraph (2) during the raquited reliling period, such notice at lien shall be treated as filed on the date on which it is filed (in accordance with subsection (1)) after the expiration of such refiling period

(2) Place For Filing. - A notice of tien refiled during the required refilling puriod shall be affective only -

(A) if -

SC OCOCh natice of tien is relifed in the office in high the prior natice of tion was filed, and

(ii) in the case of real property, the fact of of xebni ns ni bebrood bne bereine si pnilifet

E the extent segured by subsection (1)-41; and date of a reftling of notice of lien under subparagraph (A), the Secretary received written information (in the manner prescribed in tagulations issued by the Secretary) concarning a change in the texpayor's residence, if a C & notice of such lien is also hied in accordance with subsection (f) in the State in which such sesidence is foculed

1003 GHERNLEAP

I Kon (Separat Belling Period. — In the case of means

- (A) the easyour period enting \$0 days after the 1 paration of B years after the date of the experience of the tex. sec.
- (8) the one-year parion ending with the expiration of E-mary after the class of the secondary see period for assements of lien

Release Of Lien Or Sec. 6325. Discharge Of Property.

- (a) Wient Origit. Subject to Sal Cations as internal revenue tax if -
- (1) Liability Satisfied or Unantercookle. The Secretary finds that the liebility for the emount escoused, together with all interest in respect thereof, has been fully satisfied of has become legally unenforceable; or
- (2) Bood Accepted There is furnished to the Sucretary and accepted by him a bond that is conditioned upon the payment of the emount exsessed, together with all interest in respect thereof, within the time prescribed by law (including any extension of such time), and that is in coordance with such requirements relating to terms, conditions, and form of the bond and surelies theroon, as mey be specified by such regulations.

5193. Confidentiality and Dis-Sec. closure of Returns and Return Inforagtica.

(a) Disclosure of Cartain Noturns and Roturn Information For Tax Administration Perposes. -

(2) Disclosure of smount of curstanding fion. - If a notice of tion has been tiled pyraudet to metten 8313(f), the amount of the outstanding obligation accused by such tion may be disclosed to thy person who futnishes satisfactory written evidence that he has a right in the properly subject to such lien or intends to obtain a right in such property.

JULY

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