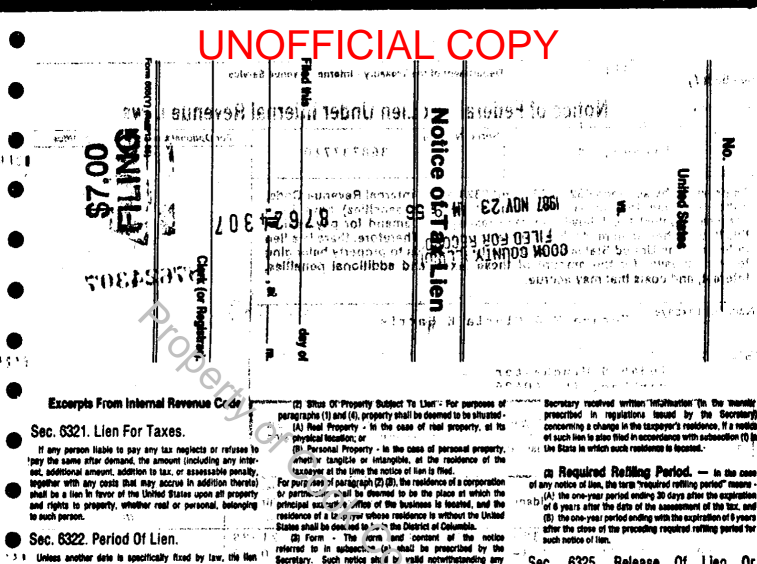
Form 668/Y)

311

Department of the Treasury - Internal Revenue Service

			Federal Tax Lien Under Interna				l Revenue Laws		
District Chicago, IL		·	Serial Number 368737710			For Optional Use by Recording Office			
notice is given essessed agains liability to n favor of the to this taxpa	by sections 632 yen that taxes ainst the follow has been made, e United States lyer for the am costs that may o	including) ling-name but it ren on all pro lount of	ig interest ar ed taxpayer. nains unpaid. operty and rigi	id penalties) i Démand for p Therefore, the his to property	have been ayment of ire is a lien belonging	₹ # \ 8	8762430°	7	
ime of Taxpay	yer Hozace	T & GI	oria E Ha	rris	42\ 600	50.3 6,42	#		
	16346 S W47 Markham, II						1 From Internal Spyr	Marsa and	
notice of lien is	ELEASE INFORMA reflied by the date ate as a certificate of	given in co	h mr (e), this not	ice shall, on the di	elow, unless sy following	Endo este	January Carlon		
(ind of Tax	Tax Period Ended (b)		ying Number	Date of Assessment (d)	Last Day for Refiling	Or ,	Unpaid Balanc of Assessment (f)		
1040 1040 neid 10 gg	12-31-80 12-31-78	ા. .તુવર્જ	y Montang on Norway af J	11-21-83 3-21-83	ing kujuh dir	89 / 16 (mag) (2. 276 (mag) (2. 276	100 17438.2 200 200 6775.4 200 200 67654 500 200 67555 600 600 600 200 6755 600 600 600 600	O 400 dep Karagi Dabeg Karagi Abr	
ក្នុងវិទាទ្ធវិទី ទី៣ ៩៤១១ ។ ពុទ្ធវិទាទ្ធវិទី ទី២១៤ភូមិ ២០	Company Commencers Company Commencers Commencers The armount and accounts The armount and account and accounts The armount and accounts The armount and account and accounts The armount and accounts The armount and account and accounts The armount and accounts The armount and account and accounts The armount and accounts The armount and accoun	ه د	ment to solden d	a meggy elleri in ong megali tembe a 1966 bultosa y	[1 00 310 01] 2 [1 00 310 01] 3	cain Alytin	samed or external actions Validity and Prio	amir la angal	
	1 gan (#11) gan (17) (क्षेत्री (17) (18) (18) () भारतक्ष्मी (17) कृति।		95°47	ing the second s		รอร์สูเมน โทย	sserie, kioloisers. Chanleis (Licocce A	off Joseph	
n ist yee soot be t greengeth was led t greengesteen van andere under lagt	Babin, indianali, kina Lank, Labert Media Kanzaka, Babina Lah Labat Baging, Bat Lancakan Kanzaka, Lah		Parent Balance Balance Balance Balance	Comment of the second of the s	10 2 VI 100 3 Ed 110 T 20 110 T 20	1.387 - O 81 to	To topinerwat Aid Viet V	रहा () हो () (इ.२. १८ - १८५ व) १ मा १ में १५ १५ १५ इस्टापूर १५इनी स्ट्रा	
ľ	ndered van de eerste dijstracij stotis dijstracij stotis	386	 	HOSPI TO BOILD	es de		west of Sign	93814 n 93 93 2 13 5 44	
emonto® niets.	Record Cook (C	ounty O IL	60602	A Company of the State of the	general de la companya de la company	tsp/ * * * * * * * * * * * * * * * * * * *	2421	3.69	
	prepared and sig	ined at	Chicage	o, iL-times	$S^{(k)} = -\epsilon^{k}$.		e Albazo en Berd en yez Energez an e blen teggiz aftrang 81		
	Novembe	J	 '	 Marchael Communication (Marchael Communication) Marchael Communicati	order of the second of the sec	two to the leading of http://www.tosenty tosent or incompany	un in Arabina ta un ver Tagrini in Espain Aspanabas Gunants Invidence in Standar Hagari Unik Sestigana Sibasa Tagrini Indiana in Santas	ger gerally Program	
nature	for R. Ra	fel ndle	<u> </u>	Title			Revenue O	. vha.,	

Rev. Rul. 71-466, 1971 - 2 C.B. 409)



Sec. 6323. Validity and Priority Against Certain Persons.

Imposed by section \$321 shall arise at the time the assessment

is made and shall continue until the liability for the amount so

ed (or a judgment against the taxpayer arising out of such Kability) is setisfied or becomes unenforceable by respon

(a) Purchaser's, Holders Of Security inets, Mechanic's Lienors, And Judgment Lion Craditors. — The Non Imposed by section 6321 shall net be valid as appinet any purchaser, holder of a security interest, mechanical lienor, or judgment ilen creditor until notice ereof which meets the requirements of subsection (f) has an filed by the Spoletary.

m Place For Filing Notice; Form.-

(1) Place For Filling - The notice referred to in aub-

otion (a) shall be filled . (A) Under State Liters

of lance of time.

(I) Real Property - in the case of real property, 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 is situated; and

(II) Personal Property - In the case of personal orty, whether tangible or intangible, in one office within the Stale (or the county, or other governmental subdivision), as designated by the laws of such State, which the property subject to the Hen is situated;

(B) With Clerk Of District Court - In the office of the clerk of the United States district court for the judicial district in which the property subject to lien is situated, whenever the State has that by law designated one office which meets the requirements of subparagraph (A), or

(C) With Recorder Of Deeds Of The District Of Columbia - In the office of the Recorder of Deeds of the District of Columbia, If the property subject to the ken is situated in the District of Columbia; 370 GIRGVOS

Secretary. Such notice shift by valid notwithstanding any other provision of law regarder, the form or content of a notice of lien.

Note: See section 6323(b) for protection for certain interests even though notice of lien imposed by section 6321 is filed with respect to:

Securities

Noter vehicles

Personal property purphased at retail

Personal property purchased in casual sale

Personal property subjected to possessory lien

Real property tax and special assessment liens Residential property subject to a mechanic's lien for certain repairs and improvements

Attorney's Hons

Carthin insurance contracts

Passbook leans

(a) Reffling Of Notice. — For purposes of this

(f) General Rule, -- Unless notice of then is refited in the manner prescribed in paragraph (2) during the required eft no bellt as beisers ed thate neit to existen such porter, beineg califler date prowhich it is filed (in accordance with subsection (f)) after the expiration of such refling period.

(2) Place For Filing. — A notice of tien refiled during the required refiling period shall be effective only -

(i) such notice of Hen is reflied in the office in which the prior notice of lien was filed, and

(ii) in the case of real preparty, the fact of refiling is entered and recorded in an index to the extent required by subsection (f) (4), and

(B) in any case in which, 90 days or more prior to the date of a refiling of notice of tion under subparagraph (A), the prescribed in regulations issued by the Secretary) of such lien to also filled in accordance with subscallon (f) in

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

(a) Release Of Lien. — Subject to such regulations as the Socretary may prescribe, the Secretary shall lasue a certificate of release of any tien impresed with respect to any intertal revenue tax not leter then 30 days after the day on

(1) Liability Satisfied or Unonferceable - The Secretary finds that the liability for the amount assessed, together with all interest in respect thereof, has been fully satisfied or has

become legally unenforceable; or

(b) Bond Accepted - There is furnished to the Secretary and roughed by him a bond that is conditioned upon the payment of the america resessed, together with all interest in respect thereof, within the time prescribed by law (including any extension of July time), and that is in accordance with such requirements, elerage to terms, conditions, and form of the bond and sureties there it may be specified by such regulati

Sec. 6103. Confidentiality and Disclosure of Returns and Return information.

(k) Disclosure of Certain Returns and Return Information For Tax Administration Purposes. --

(2) Disclosure of amount of outstanding tien. - If a notice of lien has been filed pursuant to section 6322(f), the amount of the outstanding obligation secured by such lien may be disclosed to any person who furnishes satisfactory written evidence that he has a right in the property subject to such lien or intends to obtain a right in such property.

MONEYARE COLORS

and by law borns and or aladgments is not appropriate the analy of floride of Federal Tax near