UNOFFICIAL COPY

Form 668(Y)

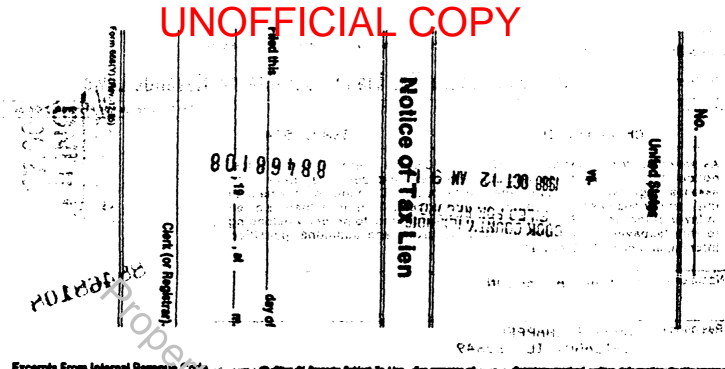
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Department of the Tressury - Internal Revenue Service

Rev. December 1985)	Notic	e of Federal Tax	r Internal R	Revenue Laws		
istrict		Serial Numb	er		For Optional Use by Recording Office	
CI	nicago, IL		368816524			
otics is given assessed against the liability has favor of the taxpaynterest, and c	en thet taxes (inst the following been made, but United States over for the amorests that may expend the states of	·	nd penalties) h Demand for po Therefore, thei this to property	syment of re is a iten belonging	88an.	
Residence 6826 S CH/IPPEL CHICAGO, IL 60549					88468108	
natice of tien is such date, opera	refiled by the dete o	ON: With respect to each inen in column (a), this no release as our red in IRC (Identifying Number (c)	tice shall, on the da	Lest Day for Refiling	Unpeld Balance of Assessment	
6672	03/31/87	(C)	05/12/88	06/11/94	53779.93	
			OUN	L C/0/4	Q C	
				O/1	88468108	
Recorder of Deeds Total					\$ 53779.93	
		, IL 60602				
e notice was s	orepared and sign	ed at Chica	go, IL		, on this	
_13th_day	ol <u>Septembe</u> :	988				
posture ()	William E. Johnson	nv)	Title		nue Officer 01-2347	

(NOTE: Certificate of officer authorized by law to take acknowledgments is not essential to the validity of Notice of Federal Tax lien. Rev. Rul. 71-466, 1971 - 2 C.B. 409)

Form 668(Y) (Rev. 12-85)



Excerpts From Internal Revenue Code 10

Sec. 6321. Lien For Taxes.

If any person hable to pay any tex neglects or refuses . by the same after demand, the amount (including any infar-it, additional amount, addition to tax, or assessable punelty, or with any poets that may accrue in addition thereb shall be a lice to favor of the United States upon all property and rights to gasparty, whether real or personal, belonging te such person.

Sec. 6322. Period Of Lien.

Unless another date is specifically fixed by law, the liimposed by section 6221 shell eries at the time the assessment is made and theil continue until the Rability for the amount so assessed for a judgment against the taxpayer pricing out of such flability) is satisfied or becomes unembroughly by reason al bear of time.

Sec. 6323. Validity and Priority Against Certain Persons.

w Purchasella, Holders Of Security Inits, Mechanic's Lienors, And Judgment Lien Creditors, The lies imposed by section 6321 shall not be void as appired any purchaser, helder of a security interest, reschant; a latter, or judgment lies creditor until relice thereof which more the requirements of subsection (f) has on filed by the Septilery.

m Place For Piling Notice; Form.-

(1) Place For Filing . The notice referred to in subon (a) whall he filed .

(Al Hader State Laws

(1) Real Property - In the case of real property, in one

(II) Personal Property - In the case of personal property, whether tangible or intaggible, in one office within the State for the county, or other povernmental subdivision), as designated by the laws of such State. In which the property subject to the less in situation.

(B) With Clark Of District Court - In the office of the clark of the United States district court for the indicial district to which the property subject to her is situated, whenever the State has not by lew designated one office which meets the requirements of subperagraph (A), er

(C) This 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 less is studied in the District of Columbia Cohestes

11.33

. . . (2) - Since the Property Subject To Line - For gargoons of paragraphs (1) and (4), property shall be deemed to be si

(A) Real Property - In the case of real property, at the physical facul 100, 07

(B) Personal Property - In the case of personal property, whether tampible or intemplifie, at the residence of the taxs year at the time the notice of lies is filled.

Pir purposes of paragraph (2) (II). We residence of a corporation or part are jup shall be deemed to be the place at which the principal company of the business is facilitat, and the residence a 2 7 at ayer whose residence is without the United

States shall be a und to be in the District of Columbia.

(i) Form - The and content of the notice referred to in suche and is shall be prescribed by the Secretary. Such notice that he wild notwithstanding any other provision of low re and a the form or content of a

Note: See section 6323(b) 1/x protection for certain interests even though notice of hen imposed by section 6321 is filed with respect to:

- Motor vehicles
- Personal property purchased at retail Personal property purchased in cases
- طحو لحمد
- nel property subjected to posses
- of property text and opecial accessment he eldential property auditor to a mechanic's n for contain repairs and improvements
- Cortain incurance contracts

to Holling Of Notice. - For purposes of this

(1) General Rule. — Unioss natice of ben's suited in manner prescribed in paragraph (2) during the required they period, such notice of hen shall be treated as filed on the the enrunkich it is filled (in accordance with subsection (i)) after the expendion of such relians period.

(2) Place For Filling. — A notice of their refitted ring the required reliting period shall be affective only -

(i) such notice of lian as railing in the affice in which the Hict of hen was filed, and

(iii) in the case of root property, the fact of rotting is ared and recorded in an index to the extent required by

ection (f) (Q. and (8) in any case in which, \$6 days or more prior to the de of a relified of notice of hos under subpersorable (A). The Secretary received written substratation (in "the "many preceived in regulations based by the Secretar concerning a change in the tempsyor's residence, If is not at such than is also filed in accordance with endoaction (1) the State in which such speldoom is faccing.

(2) Required Rolling Pariod. — in the case of any notice of lies, the term "required rolling pariod" manu-(A) the con-year pariod earling 30 days after the explication of it waster than the date of the accommend of the fact, and aging spo cross of the busings and and single despite (g) gas our-heat basies outset and gas exhibited by his or a least trans and share in gas among the colories. such radios of the.

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

to Referee Of Lien. - Septe to an repristions at the Secretary may prescribe, the Becreary shall been a conflicate of release of any San Imposed with respect to any internal revenue has not later than 30 days after the day on

(1) Clability Sciluled or Unandercrafts - The Secretary do that the Robility for the amount accessed, superhor with...? arest in respect thereof, has been fully autholise or has come legally unenforceable; or

(2) Exact Accepted - There is furnished to the Secretary of scrapted by him a band that to conditioned upon the payment of Carest comin the time prescribed by her freshaling any exter see of buch time), and that is in accordance with a regard. "Taking to terms, conditions, and term of the bi-and survive of the accordance by out regulation

Sec. 6103 Confidentiality and Disclosure in leturns and Return information.

ne Disclosure of Cartain Returns and Return Information For Tax Administration Purposes.

(2) Discharge of amount of systemating flox. If a notice of the has been filed pursuant to section (\$2210), the amount of the outstanding obsection occurred by such her may be disclosed to any forests who furnished; productory written overloads that he has a right in the property subject to such hen or intends to obtain a right in such areasty.

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