UNOFFIGUA 255220 PY Department of the Treasury - Internal Revenue Service

Form 668(Y)

440

ev. December 1985)	Notic	e of Federal Tax	x Lien Unde	r Internal Rev	enue L aw s
strict.		Serial Numb	er er	For	Optional Use by Recording Office
C	hicago, IL		368818	163	
otice is given seesed agains liability he reference the other taxpay	en that taxes (inst the followings been made, be United States of	, 6322, and 6323 of the including interest a fing-named taxpayer. But it remains unpaid, and all property and rigount of these taxes, occue.	nd pensities) h Demand for pi Therefore, thei jhts to property	seve been syment of re is a lien belonging	
 	BENATALTE V				
	1535 NORTH CHICAGO, IL				
natice of Hen is	refiled by the date of	ION: With respect to each: liven in column (a), this no release as derived in IRC (lidentifying Number (c)	tice shall, on the da	Lest Day for Refiling	Unpaid Balance of Assessment
1040	12/31/87		05/33/88	06/29/94	2252.58
				Conto	88525522 Office
ce of Filing	Cook C		<u> </u>	Total \$	2252.58
	Chicag	o. IL 60602 ed at <u>Chico</u>	gas II		, on th
nature		1 Decle	Title		e Officer

Excerpts From Internal Revenue Code

Sec. 6321. Lien For Taxes.

If any person liable to pay any tax neglects or reluses to pay the same after demand, this amount (including any interest, additional amount, addition to tax, or assessable penalty, together with any costs that may accrue in addition thereto) shall be a lien in favor of the United States upon all property and rights to property, whether real or personal, belonging to such operan.

Sec. 6322, Period Of Lien.

Unless another date is specifically fixed by law, the lien
imposed by section 8221 shall arise at the time the assessment
is made and shall continue until the liability for the amount so
assessed (or a judgment against the taxpayer arising out of
such liability) is satisfied or becomes unenforceable by reason
of tapse of time.

Sec. 6323. Validity and Priority Against Certain Persons.

(a) Purchaser's, Holders Of Security Interests, Mechanic's Lienors, And Judgment Lien Creditors. — The lien imposed by section 5321 shall not be valid as appears any purchaser, holder of a security interest, mechanicationor, or judgment iren creditor until notice thereof which meeting the requirements of subsection (f) has been filed by the Sibritary

(f) Place For Filing Notice; Form.-

(1) Prace For Filing - The notice referred to in subsection (a) shall be filed -

(A) Under State Laws

ii) Real Property - In the case of real property, in one office within the State for the county, or other governmental subdivision) as designated by the laws of such State, in which the property subject to the fign is situated, and

(ii) Personal Property—in the case of personal property, whether tangible of intangible, 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 tien 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 fren is situated, whenever the State has not by taw designated one office which meets the requirements of subparability (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 field is situated in the District of Columbia.

(2) Situs Of Property Subject To Lien - For purposes of paragraphs (1) and (4), property shall be deemed to be situated -(A) fleat Property - In the case of real property, at its physical focation; or

(c) or sonal Property - in the case of personal property, whether tangible or intendible, at the residence of the taxpayer is the time the notice of lien is filed.

For purposes of naraphnoh (2) (B), the residence of a corporation or permership shall be reemed to be the place at which the principal executive order on the business is located, and the residence of a taxpayer whole residence is without the United States shall be deemed to be tilt a District of Columbia.

(3) Form - The form and milital of the notice referred to in subsection (a) shall be pleoritied by the Secretary. Such notice shall be valid non-thistanding any other provision of law regarding the lolin or content of a notice of less.

Note: See section 6323(b) for protection 1/26 certain interests even though notice of iler, imposed by section 6321 is filed with respect to:

- 1. Securities
- 2 Motor vehicles
- 3. Personal property purchased at ratall
- 4 Personal property purchased in casual sale
- 5 Personal property subjected to possessory flen
- Real property tax and special assessment liens
 Residential property subject to a mechanic's
- fien for certain repairs and improvements
- & Attorney's liens
- 9 Certain insurance contracts
- 10 Pasabook loans
- (p) Refilling Of Notice, For purposes of this section -
- (1) General Rule. Unless notice of lien is reflied in the manner prescribed in paragraph (2) during the required refling period, such notice of lien sharl be troated as filed on the date on which it is filed (in accordance with subsection (i)) after the experience of such refiling period.
- (2) Place For Filing. A notice of then refiled during the required refiling period shall be effective only.

(A) If-

(i) such notice of iron is refiled in the office in which the prior notice of iron was filed, and

(ii) in the case of real property, the fact of refilling 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 reliling of notice of tien under subparagraph (A), the

Secretary received written information (in the manner prescribed in regulations issued by the Secretary) core artifects around a change in the texpenses restrence. If a notice of such lien is also fited in accordance with subsection (f) in the Utate is which such residence is featured.

(3) Required Refiling Period. — In the case of any notice of lies, the term "required refiling period" means—
(A) the one-year period ending 30 days after the expiration of 6 years after the days of the assessment of the lies, and (B) the one-year period ending with the expiration of 8 years after the cross of the preceding required refiling period for such notion of ties.

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

(a) Release Of Lieft. — Subject to such regulations as the Secretary may prescribe, the Secretary shall issue a partificate of release of any lien imposed with respect to any internal revenue tax not later then 30 days after the day on ortio.

(1) Hability Satisfied or Unenforceable - The Secretary two fact the liability for the amount assessed, together with all increases thereof, has been fully satisfied or has been a market or decreased to the become a first or decreased to

become rept by uninterceable, or (2) Bond by uninterceable, or accepted by him a bond mail to conditioned upon the payment of the amount season to, tugether with all intercet in respect thereof, within the time promitted by lew (including any extension of such time), at a that i) in accordance with such regularments relating to term, and time and form of the bond and eurostes thereon, as may be an activity such regulations.

Sec. 6103. Confidentiality and Disclosure of Returns and Naturn Information.

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

(2) Disclosure of amount of outstanding lies -it is notice of lies has been filled pursuant to section 6323(f), the amount of the outstanding obligation secured by such lies may be never and to any person who furnishes satisfactory written evidence that he has a right in the property subject to such lies or intends to obtain a right in such property.