UNOFFICIAL COPY

105 Form 668(Y) Notice of Federal Tax Lien Under Internal Revenue Laws (Rev. December 1965) Serial Number District 368801213 Chicago, IL 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, 88041028 Interest, and costs that may accrue. Name of Taxpayer KICKY & WANDA ADAMS Residence 6752 S SANGAMON 1ST FL 医氯化二甲甲醇 抗糖化 IMPORTANT RELEASE INFORMATION: With respect to each assessment listed below, unless notice of lien is refiled by the date given in column (e), this notice shall, on the day following such date, operate as a certificate of release as occurred in IRC 6325(s). Lest Day for Unpeld Balance Date of **Tax Period** Kind of Tax Ended Identifying Number Lassesment Refiling (d)(0) (1) (0) (4) **(b)** 4-13-87 948.69 5-13-93 1040 12-31-83 Place of Filling

Recorder of Deeds Cook County Chicago, IL 60602

Total

948.69

This notice was prepared and signed at	Chicago,	<u>IL</u>	 	 	n this,

the 22nday of January 19 88

Signature

portion of

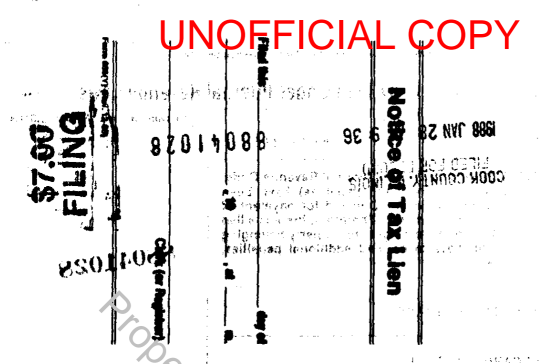
For E. Poe 1111

Titie

Revenue Officer

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

Form **968(Y)** (Rev. 12-06)



Excersis From Internal Revenue Coff

Sec. 6321, Lien For Taxes.

If any person liable to pay any tax neglects or refuses to pay the same after demand, the amount (including any intra-ted, additional amount, addition to tax, or assessable ponally. Signifier with any costs that may secrut in addition thereign half be a ten in lever of the United States upon all property and rights to physiothy/ with the or personal, belonging

Sec. 6322. Period Of Lien.

ps another date to specifically fixed by law, the Hon imposed by nesting 6221 shell arise at the time the assessment is made and shull centinue until the liability for the amount so assessed (or a judgment against the taxpayer arising out of such fieldlifty) is asticlied or becomes unempressable by reason of lance of t

Sec. 6323. Validity and Priority Against Certain Persons.

(a) Purchaser's, Holders Of Security In-rests, Mechanic's Lieners, And Judgment Lion Croditors. — The ion imposed by section (iii) set in voile as applied any purchaser, helder of a security interest, mechanics little, or judgment lion craditor until rectae thereof which mosts the requirements of autocation (f) has been filed by the floorogic

m Place For Page Notice; Form.—

(1) Place For Riving - The notice referred to in exhibition (a) shall be filed?

(A) Under State Lavin

(1) Real Property. In the case of real property, in one office within the State (or the county, or other governmental purisdivision), as decignated by the laws of such State, in which the property authors to the lien is altusted; and

(III) Personal Property - in the case of personal property, whether tangible or intengible, in the office within the State (or the county, or other governmental mubdivision), as designated by the laws of such State, in which the property subject to the Not to altuetod;

(8) With Clark (N District Court - In the office of the clark of ed States district court for the judicial district in which the property subject to lien is altuated, whenever the State has not by law designated one office which make the requirements of waaraah (A), ar

(C) With Recorder Of Deeds Of The District Of Columbia - in the office of the Recorder of Geods of the District of Columbia, if the preparty subject to the Bon is altuated in the District of

"(E) Ship Of Property Buildest To Lion - Per purposes of ringraphs (I) and (4), property shall be deemed to be shusted— "(A) float Property - in the case of real projecty, at its salyaical secular; or

(B) Personal Property - in the case of parsonal property, targible or intengible, at the residence of the axes yr at the time the notice of ilon is filed.

For a paragraph (2) (B), the residence of a perpendion or jatte, ratir shall be deemed to be the place at which the jattifical axe (all) of the pusiness is blooded, and the pidency of a transmission residence is without the Linked steak to deem of to be in the District of Columbia.

(3) Form - The farm and content of Caroline.

(3) Form - The farm and content of the notice returned to in subsective (a) shall be prescribed by the Secretary. Such notice swar so valid netwithstanding any other provision of law regarding see term or content of a notice of lies.

Note: See section 8323(b) for partection for certain interests even though notice of lien Imposed by section 6321 is filed with respect

- Beogrities
 Idelar vehicles
 Portenal property purchased at retail
 Personal property purchased in casual sale
 Personal property subjected to possessory item
 Items property fax and special assessment items
 People and property subject to a mechanic's

 ***Table repairs and improvements.
- Certain insurance contracts Peoibook loons

(a) Rolling Of Notice. - For purposes of this

(1) General Rule. - Unless notice of their is reflied in the manner prescribed in paragraph (2) during the required refiling period, such netice of iten shall be treated as filed on the date or which it is filed (in accordance with substiction (it) after r authorise of much raffice carted.

(2) Place For Filing. — A notice of lien reflied during the required refling period shall be effective enty.

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DENTE SEE OF TRANSPORTS AND POSSESSES OF A SECURIT OF A S

(i) such notice of than is reflied in the affice in which the prior notice of lien was filled, and

(ii) in the case of real property, the fact of reliking is tered and recorded in an index to the extent required by subsection (f) (4), and

(8) In any case in which, 90 days or more prior to the date of a rolling of notice of him under symporagraph (A), the

Sociatory received written information (in the to prescribed in regulations leaved by the Secreta concerning a change in the temporar's residence, if a red of such lies is also tiled in accordance with subsection (if the State in which such residence is tessied.

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(2) Required Rolling Period. — in the set of any notice of lies, the term "required refling period" mean (A) the ene-year period ending 30 days after the applicable of 5 years after the date of the presentent of the tax, at (3) the one-year period ending with the expiration of 8 years after the close of the presenting requires affing period to puts notice of lies.

Release Of Lien Or Discharge Of Property. Sec. 8325.

(s) Release Of Lien. — Subject to such regulations as the Secretary may prescribe, the Secretary shall leave a certificate of release of any lien imposed with respect to any internal revenue tax not later than 30 days after the day on which

(1) Liability Satisfied or Unenforceable - The Secretary finds that the liability for the amount secretar, tegether with all interest in respect thereof, has been fully callefied or him

interest in respect thereof, has been fully estated or this second legally unenturouslist; or "2" Bland Accepted - There is furnished to the Secretary and set give by him a bend that is conditioned upon the payment of \$1. Import second, tegether with all interest in respect thereof, within the time prescribed by law (including any extension of given time), and that is in accordance with guilt requirements to set yield them, conditions, and form of the lines and aureliae they are as may be specified by such regulations.

Sec. 6103. Confidentiality and Disclosure of Raturns and Return toformation.

(k) Dissibeure of Certain fletums and turn information For Tax Administration Purposes +

(2) Discionure of amount of outstanding tion. - If a notice of tion has been filed pursuant to section \$223(1), the amount of the outstanding obligation secured by such lien may be discipsed to any parson who furnishes satisfactory william criteries & has a right in the property subject to such tion or into obtain a right in such property.

February (* 1882)