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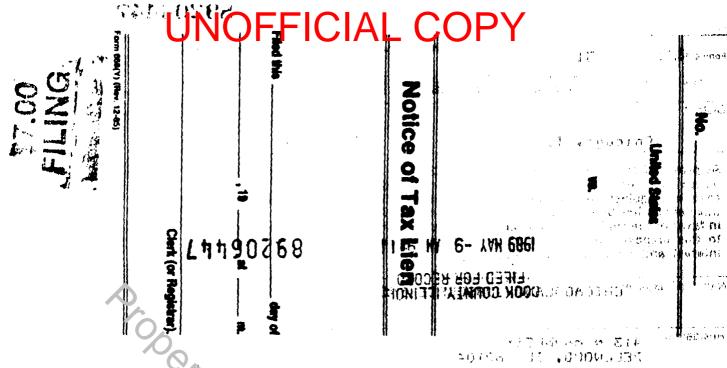
Form 668(Y)

231

Department of the Tyessity - Internal Revenue Service

(Rev. December 1965)	Noti	ce of Federal	Tax Lien	Under l	nternal l	Revenue L	aws	
District Serial Number					<u></u>	For Optional Use by Recording		
Chicago, IL				890551	,			
iotice is given issessed aga his liability han favor of the o this taxpe	on that taxes linst the follow as been made, United States	1, 6322, and 6323 (including interesting-named taxpay but it remains unpon all property and quint of these lax accrue.	it and pena er. Deman aid. Therefo drights to pr	ities) have d for paym pre, there is operty bei	been nent of a lien onging	<i>,</i> 7		
		ND JOBSOURCE	INC					
	13 N MANNI ELLWOOD, 1							
notice of lien is	refiled by the date	TION: With respect to e given in column (o), the of release as defined in	is notice shall,			tur ek ek i i i	g - 16 a - € - +	
ind of Tax	Tax Period Ended (b)	identifying Numb	Asses	e of L ement	est Day for Refiling (e)		aid Balance secosment (!)	
941 940	09/30/88 12/31/88	A MAY 1	12/19		1/18/95 4/12/95		1296.81 2170.22	
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ce of Filing					 			
itte ookee - Ptoles Site ook en de opge ^t	Cook C	er of Deeds ounty o, IL 6060		ig gymang Y	Total	\$	3467.03	
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notice was	prepared and sig	ned atChi	cogo, IL				,	on this
7th_ day	of April	, 19 <u>89</u>	• • • • • • • • • • • • • • • • • • •					
nature)	11. Baker	Title		·			
7	<i>EASLISCEL</i> . C. Smith	KI WERELD				enue Offi 01-3220	c er	

(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)



Excerpts From Internal Revenue Com

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 interact, additional amount, addition to tax, or assessable genalty, or with any costs that may accrue in addition therete) shall be a few in fever of the United States upon all property and rights to preparty, whether real or personal, belonging to such person.

Sec. 6322. Period Of Lien.

Unless another date is specifically fixed by law, the ilen imposed by section 6321 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 texpayer arising out of such liability) is satisfied or becomes unenforceable by reason of lapse of time.

Sec \$323. Validity and Priority Against Certain Persons.

(a/Purchaser's, Holders Of Security In-, Mechanic's Lienors, And Judament Lief Creditors. - The lien imposed by section \$321 shall not be falld as against any purchaser, holder of a security interest, mechanic's liener, or judgment lien creditor until notice thered which meets the requirements of subsection (f) has been filed by the Secretary.

(f) Place For Filing Notice; Form.-

(1) Place For Filling . The notice referred to in subsection (a) shall be filed -

(A) Under State Laws

(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 Hen is situated; and

(ii) Personal Property - In the case of personal property, whether tangible 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 is situated;

(8) 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 not by law designated one office which meets the requirements of submeranzanh (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 hen is situated in the District of Columbia A 24 P or get ete **e**te e

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

(ii) Personal Property - in the case of parsonal property, without tangible or intangible, at the residence of the tangity or at the time the notice of lies in filed.

for process of puragraph (2) (8), the residence of a corpora or part east to shall be deamed to be the place at whit principal as cut yo relies of the business is leasted, as residence of Star larver whose residence is without the United States shall be use med to be in the District of Columbia.

(2) Form - The corm and content of the nation referred to in subsection (a) shall be presented by the Secretary. Such natice of a to valid notwithstanding may. other provision of law recommend the form of sentent of a notice of lies.

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

- Securities
- 2. Migter vehicles
- Personal property purchased at retail
- Personal property purchased in casual sale
- onal property subjected to pee
- el property tax and special assessm eldential property subject to a mech in regalrs and improvements
- Attorney's Ness
- Certain insurance centracts
- (a) Reffling Of Notice. For purposes of this section
- (1) General Rule. Unless notice of them in pathod in the manner prescribed in paragraph (2) during the required refiling period, such notice of lien shall be treated as filled on the date en which it is filed (in accordance with subsection (?)) after the expiration of such raffling period.
- (2) Place For Filling. A notice of ion refited during the required refilling period shall be effective only -

(A) #-(I) such notice of lien is reflied in the effice in which the

prior notice of hen was filed, and

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

(6) in any case in which, 90 days or more prior to the data of a refilling of notice of hen under aubgeragraph (%), the Secretary received variation substitution (AP Secretary prescribed in regulations leaved by the Secretary concerning a change in the disapper's relations. If a visit of such floaties also disk in advantance with automation (A) the State in which auto-incomation (A) are stated in which auto-incomations in legant disapper and the stated in a stated in a

(2) Required Rolling Paried. — in the st of any notice of lies, the term "required rolling period" mean (A) the one-year period ending 30 days after the peakest of 8 years after the date of the passessions of the tast, a (B) the one-year period ending with the expiration of 8 years after the close of the preceding required rolling paried such netice of lien.

6325. Release Of Lien Or Discharge Of Property.

(a) Release Of Lies. — Suspect to easily regulations on the Secretary may presently, the Secretary shall issue a contificate of release of any flow imposed with respect to any internal revenue tex not later this 16 days after the day on

(1) Liability Satisfied or Unoeferosable - The Secretary note that the Hability for the amount assessed, together with all fernet in respect thereof, has been fully extincted or has seems legally unoeferosable; or

become legally unentpresent; or

(2) Sand Accepted - There is furticised to the Secretary and
a yield by him a band that is conditioned upon the payment of
amenic accessed, together with all interest in respect
thereof, which the time presented by law Grahading any
action for or lawfu time), and that is in covardance with augh
remains any (2002) to britis, conditions, and form of the lines close (set of each time), and that it in accordance with and quiremost (each) is larme, conditions, and form of the flow and curvides (* 2022, as may be specified by each regulations.

Sec. 6103. Confidentiality and Disclosure of vieturns and Beturn information.

no Dicologyap of Cartain Returns and Return Information For Tax Administration Purposes Turks

(2) Discissure of amount of outstanding line. - If a notice of lies has been filed pursuant to accion 6365(1), the amount of the entertaining obligation secured by such lies may be disclosed to any parase wite furnished thinflattery writted evidence that he has a right in the property subject to such lies or intends to obtain a right in such property.

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Section 1994 April

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