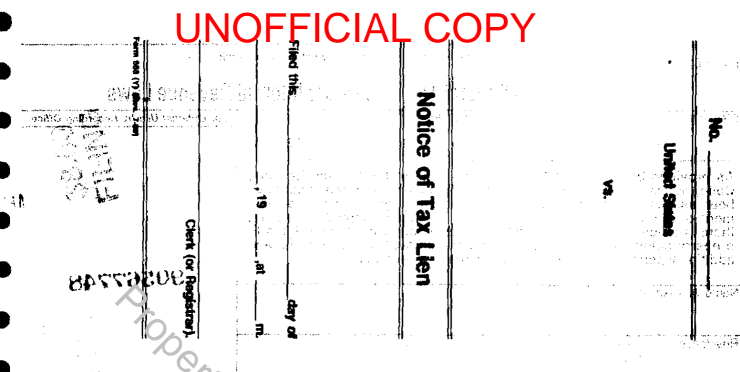
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Department of the Treasury - Internal Revenue Service

Noti	ce of Federal Tax	Lien Under	r Internal Re	evenue Laws
	Serial Number	r	Fo	r Optional Use by Recording Office
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is given that ed against the liability has b a in favor of th	taxes (including inter e following-named tax seen made, but it rem he United States on a	est and penali payer. Demandains unpaid. I Il property and	ties) have d for pay- Therefore, f rights to	
er JEARRE	Y WEISS			90567748
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HICAGO, IN	50457			
en is refiled by th	ra date alveir is solumn (e)	, this notice shall.	on the day	
Tax Period Ended (b)	Identifying Number	Date of flacesument (d)	Last Day for Refiling (e)	Unpaid Balance of Assessment (f)
12/31/98	356-40- 8621	02/12/90	03/14/96	30865747
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Cook: C	Bounty		Total	\$ 30865.47
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	by sections 6 is given that ed against the ilability has be in favor of the inging to this naities, interes for JEANE TEANE INFORM en is relied by the ate, operate as a Tax Period Ended (b) 12/31/88	Serial Number icago, II by sections 6321, 6322, and 6323 is given that taxes (including interect against the following-named tax liability has been made, but it read an in favor of the United States on a riging to this taxpayer for the amonalities, interest, and costs that may be JETTREY WEISS SECOND THE SHORE IR AFT HICAGO, IL 50357 ELEASE INFORMATION: With respect to each is relited by the date give in Johnn (e) ate, operate as a certificate of release as defined (b) 12/21/88 356-40-8621 Recorder of fleeds Cook: County ENERGY OF THE SHORE IR AFT (c) 1990 NOV 21 AM 9: 2	by sections 6321, 6322, and 6323 of the Internal is given that taxes (including interest and penal ad against the following-named texpayer. Demaniability has been made, but it remains unpaid. In favor of the United States on all property and in favor of the United States on all property and in favor of the United States on all property and in favor of the United States on all property and in favor of the United States on all property and in favor of the United States on all property and in favor of the United States on all property and in favor of the same and in favor of these than the same and in the same and in favor of the same and in	by sections 6321, 6322, and 6323 of the Internal Revenue is given that taxes (including interest and penalties) have a against the following-named texpayer. Demand for payliability has been made, but it remains unpaid. Therefore, in flavor of the United States on all property and rights to ingling to this taxpayer for the amount of these taxes, and natites, interest, and costs that may accrue. BY JEPAREY WEISS SECON LATE SHORE DR AFT SJ HICAGO. TE 50657 ELEASE INFORMATION: With respect to each assessment listed below, unant is reflied by the date givel in Journa (e), this notice shell, on the day late, operate as a certificate of release as defined in IRC 6325(a). Tax Period Identifying Number (a) Last Day for Refilling (b) 12/71/98 356-40-8621 02/12/90 03/14/96 Recorder of Deeds Cook County, ILL INO S Recorder of Deeds Cook County Chacago, IL 50502 prepared and signed at Chicago, IL

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



Excerpts From Internal Revenue Sode

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 interest, addisional amount, addition to tax, or assessable penalty, together with any costs that may approx in addition thereto) shall be a sen in tavor of the thinked States upon all property and rights to property, whether rest or personal belonging to such person,

Sec. 6322. Period Of Lien.

Unless another daily to apportionly fixed by law, the Ker line of poses by section 6321 shell arise at the time the seepament is made and shell continue until the liability for the amount so assessed for a judgment socialist the texpoyer arising out of such liability) is satisfied or becomes unenforceable by reason of lapse

Sec. 6323. Validity and Priority Against Certain Persons.

(a) Purchaser's, Holders Of Security Interests, Mechanic's Lienors, And Judgment Lien Creditors. - The tien imposed by section 6321 shall not be valid as against any purchaser, holder of a security interest, mechanic's tiener, or judgment ilen creditor until notice thereof which meets the requirements of subsection, (f): has been fled by the Secretary,

m Place For Filling Notice; Form.—

(1) Place For Filing - The notice referred to in aubsection (a) shall be filed -(A) Under State Laws

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 attuated; and

(ii) Personal Property in the case of personal property, whether tangible or intergible, is 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 Ken is shusted; or

With Clark Of District Count-In the office of the clark of the United States district court for the Judicial district in which the property doctors to ther to attuited, whenever the State has not by law designated one office which meets the requirements of eutoparagraph (A), or

With Flecorder Of Deede Of The District Of Columbiain the office of the Recorder of Deeds of the District of Columbia. If the property subject to the tien is situated in the District of Columbia.

and and states had bedone to at

· (2) - Situe: Of Property Subject To Lien: • For purposes of paragraphs (1) and (4), property shall be deemed to be situated -(A) Real Property - In the case of real property, at its

cityalcal location; or

(B) Personal Property - in the case of personal property, worther tangible or intengible, at the residence of the taxpayer at the time the notice of lien is filed.

רע עק על es of parograph (2) (B), the residence of a corporation or per ner nin shall be deemed to be the place at which the prinobsel executive of the of the business is located; and the realdence of a lar ever whose residence is without the United States shall be (earned to be in the District of Columbia,

(3) Form - The fam and content of the notice referred to in subjection (s) style be prescribed by the Shorelany. Such notice shall be valid notwif standing any other provision of tem regarding the form or content of a notice of lien.

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

- 1. Securities
- Motor valuicies
- Personal property purchased at retail
- Personal property purchased in casual sale
- Personal property subjected to possessory lien
- Peal property tax and apocial assessment liens pasidential property subject to a mechanic's illen for certain repairs and improvements
- ()
 - A. Attorney's tiens
 - Certain Insurance contracts
 - Passbook loans

(g) Refilling Of Notice. - For purposes of this

- (1) General Rule. -- Unless notice of tien is reflied in the manner prescribed in paragraph (2) during the required reliking period, such notice of lien shall be treated as filed on the date on which it is filled (in accordance with subsection (!)) after the expiration of such reliting period.
- (2) Piace For Filing.—A notice of iten refiled during the required refiling period shall be effective only

(A)

(I) such notice of then is reitted in the office in which the prior notice of lien was filed, and

(II) In the case of real property, 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 refilling of notice of hen under subparagraph (A), the

Purple of the training of the A

scribed in regulations issued by the Secretary) concen nou, if a notic المنطق أواج a chance in the inconverts me is also liked in excordance with subsection (f) in the S in which such residence is located.

(a) Required Refiling Period of any notice of liers, the term "required refilling period" means

(A) the one-year period ending 30 days after the end of 5 years after the date of the assessment of the file. (B) the one-year period ending with the mainston of 6 years after the place of the preceding required selfting codes. re after the cines of the preceding require

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

(a) Release O1 Lieft. — Subject to such regula-tions as the Secretary may prescribe, the Secretary shall incus a certificate of release of any lien imposed with reaps internal revenue tax not later than 30 days after the day on

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

legally unenforceable; or

for such notice of lien.

(2) Bond Accepted-There is furnished to the Secretary and surepted by him a bond that is conditioned upon the payme the amount assessed, together with all interest in re there, which the time prescribed by law (including any estenalon of such time), and that is in accordance with such require-ments which to terms, conditions, and form of the band said suraties there in, as may be excepted by such regulations.

> Sec. 5103. Confidentiality and Disclosury of Returns and Return information.

(k) Disclosure of Certain Returns on Return information For Tax Adminis tion Purposes.--

(2) Disclosure of amount of outstanding tien, if a notice of fler has been filed pursuant to section 6323(f), the amount of the outstanding obligation secured by such fler may be declared to any parson who furnishes satisfactory written evidence that he has a right in the property subject to such tien or intends to obtain a right in such property.



Poura 608 (Y) dray 7435.