=== 668 (Y) Notice of Federal Tax Lien Under Internal Revenue Laws January 159)) , **3**77 Chicago, IL 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 has been made, but it remains unpaid. Therefore, there is a lien in of the United States on all property and rights to property belonging to 91545344 taxpayer for the amount of these taxes, and additional penalties, and costs that may accrue. of Taxpayer LISUIL JOSEPH DUYLL ingerige Marie ETA W CUYLER -----60613-2113 CHICAGO, U 書えり TIMPORTANT 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 defined in IRC 6325(a). **Unpaid Balance** Last Day for Date of Tax Period of Assessment Refiling of Tax Assessment **Identifying Number** Ended (0) (d) (c) (b) . . . (a) 830175 1040 01/20/98 2/21/87 351-46-6555 12/31/84 1028 : 19 10712798 b9712788 361- 35-65555 ens 12/31/85 Int () 40 ap with the EOOK COUNTY. ILLINOIS 1753 OCT 18 AM 9: 30 THE CO. The second of th ta y kon. Tagat baa e Place of Filing -Recorder of Beeds iotal ំទី ខេស្ស 1659.12 Cook County 動揺りがた 80602 Chicago, 11 .** :

on this, Chicago, II This notice was prepared and signed at

September the day of .

o G. Smith

Title

Chief Collect. 36-01-0000

or and the company of the state of the state

(MOTE: Certified of efficer authorized by law to take acknowledgments is not essential to the validity of Notice of Federal Tax lien

Rev. F.A. 71-465, 1971 72 C B 409)

F18, 16, x 3 1.

Form 668 (Y) (Rev. 1-91)

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Excerpts From Internal Revenue Code

Sec. 6321. Lien For Taxes

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If any person hable to pay any tax neglects or refuses to day the semillant domaind the amount including any interest, raddit hall import, another to tax, or assessable bonath, for July in any posts that may acreal, in addition thereto) shall be a firm of tayor of the Julied States upon an properly and right to persons, be displayed to such person. ATL ITY COLORS 1.1.

Sec. 6322 Pariod Of Lien.

Unless another use of a section of keep the time the sensitive of the time the assessing to the time to assessing the time to assessing the time to assessing the time to assessing the time time assessing to the diments of assessing to a factor of a factor of a factor of assessing out of each facility is as after or becomes unenforce—able by leason of tappe of time.

Sec. 6323. Validity and Priority Against Certain Felsons.

(a) Purchaser's, Holders Of Security Interests, Mechanio's Lienors, And Judgment Lien Creditors: The kep impo ed by section 6321 shall not be vaid as against any purchas ar, holder of a security interest, mechanic's sence, or sud-ment lien creditor until notice intered which meets the redur-ments of subsection (f) has been fived by the Sectionary.

Place For Filing Notice; Form.—

(1) Place For Filing . The notice referred to in sub-

(1) Place For Fling. The notice referred to in subjection (a) shall be blod.

(A) Under State Laws

(I) Real Property in the case of real property in one office within the State (or the county, or other Operational subdivision), as designated by the laws of such State, in which the property subject to the iline is similarled, and

(ii) Personal Property in the case of personal property, whether tangble or 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 let leave of such subtace, second that State law merely conforming to reenacting Federal law establishing a national filling system does not constitute a second office for filling as designated by the laws of such State, or spiral (8) with Clark Of bising Countrie the office of the clark of the United States distinct count for the judicial district in which the property subject to ken is situated, wherever the State has not by tax designated one office which meets the equirements of subgragagap (2), or (C) with Recorder of Deeds Of the District Of Columbia - in the office of the Recorder of Deeds of the District Of Columbia - in the property subject to the ken is situated in the District of Columbia.

of Columbia, if the property subject to the ken is situated in the District of Columbia

(2) Situs Of Property Subject To Lien - For purposes of imphs (1) and (4) property shall be deemed to be situated. (A) Real Property - in the case of real property, at its physical

(B) Personal Property-in the case of personal property, whether tangible or intangible at the residence of the taxpayer at the time the notice of herr is filed.

For purposes of paragraph (2) (B), the residence of a corporation or partnership shall be dearned to be the place at which the principal executive office of the business is located, and the residence of a texpayer whose residence is without the United States shall be deemed to be in the District of Columbia.

(ii) Form - The form and content of the notice referred to

th subsection (at ship the prescribed by the Secretary Such notice shall be valid notwithstanding any other provision of tax regarding the form or content of a nonce of ser

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

MOREC HENETES TOTAL £ 3

Personal property purchased at retail Personal property purchased in casual sale Personal process; subjected to possessory lies Real property tax and special assessment tiens

Residential property subject to a mechanic's en to censin repairs and improvements

Attorn, y's lians

Certain insurance contracts

Pasi socit sana

in Refiling O. Notice.-For purposes of this

(ii) General Rule — whese notice of files is reful-ed in the manner prescribed in pallagre in (2) guring the required refilling period, such notice of lies shy live treated as filed on the date on which it is filed (in accordance with rivised, on (f) after the expiration of such refiling period

(2) Place For Filing.—A notice of the related during the required return period shall be effective city

(A) 11-(it such notice of tion is retilied in the affice in which

the prior riotice of lien was filed, and

(ii) in the case of real property, and 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 phor to the date of

a refling of notice of hen under subparagraph (A), the

prescribed in regulations issued by the consisting a shange in the taxpayer's notice of such lien is also filed in account to the first in the State in the State

(3) Required Refiling Period,—in of any notice of sen, the term

(A) the one-year period ending 30 days effer application of 10 years after the (B) the one-year period ending 30 days after tax, and
(B) the one-year period ending the tax of the preceding required the period of the preceding required the Sec. 6305

Sec. 6325. Release Of Lien C Discharge Of Proporty

(a) Release Of Lien .- Subject to tations as the Societary may prescribe, the Societary issue a certificate of teacher of any flow impossor if it is any sternial evanue tax and later in an 20 day.

(1) Liability Sabsfied or Unanforceable - The Ex-cretary finds that the kability for the amount assessed in the sabstand assessed as with all interest in respect thereof

the most inverse in respect thereof.

As become legally unenforceable; or
(2) Bond Accepted-There is furnished to the Eccretary and accepted by him.

The payment of the amount assessed. any extension of such time), and that is in occordance such requirements relating to terms, conditions, and the bond and surelies thereon, as may be specified by

Sec. 6103. Confidentiality Disclosure of Returns and C Information

Disclosure of Certain and Return information For Tax Ag ministration Purposes.-

(2) Disclosure of amount of outstanding lien. If notice of lien has been filed pursuant to section 6323/ff. notice of lien has been lifed pursuant to section 6323(), amount of the outstanding obligation secured by each risky be disclosed to any person who furnishes within evidence that he has a right in the property out hitem or intends to obtain a right in such property.

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