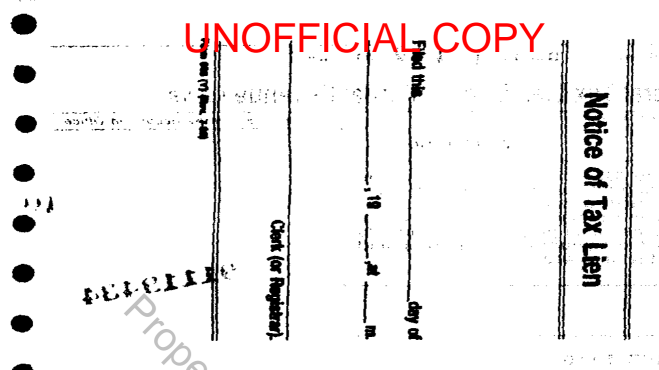
Form 688 (Y)

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(Rev	7-89;
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7-89;	NOTE	ce ot Federal	lax Lien unde	r internal i	Hevenue Laws
trict			Number		For Optional Use by Recording Office
provided ode, notice en assessent of this ere is a lie operty belo	i is given that ed against the liability has b n in favor of ti onging to this	321, 6322, and (taxes (including	3.59104 8323 of the Internal Interest and penal description to taxpayer. Demand to mail property and amount of these taxpayaccrue.	Revenue ties) have	91119434
ne of Taxpa	yer ETNARD	J KELLY			-13434
	5257 CURCE MANOVER PK		5110		
ess notice of I	ien is relifed by th	ie date given in colui	no each assessment listed mn (e), this notice shall, as defined in IRC 6325(a) Date of Assessment (d)	on the day	Unpaid Balance of Assessment
1040	12/31/86		10.08/90	11/07/00	
			GOOK CONHILL IN	9: 24	91119434
e of Filing	Record Cook C Chicag)?	Total	\$ 1457.50
	prepared and sig		icaga, IL		, on th
natura	Marky Con	_Sm (th	Title		ief Collect.

Form 668 (Y) (Rev. 7-89)



Excerpts From Internal Revenue Code

Sec. 6321. Lien For Taxes

If any person liable to pay any tax neglicity or vertises to pay the same after demand, the amount (including any interest, ad disonal amount, addition to tax, or assessable per ally logether with any costs that may access in addition then to shall be a len in layor of the United States upon all property are rights to property, whether that such suchs are a belonging to such a such a such a such as a such as

Sec. 6322, Period Of Lien.

United another time is equitilizely fixed by law, the Bert this load by section 6321 shall arise at the time the assessment is made and shall continue until the fability for the amount so assessed (or a judgment against the taxpayer 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 ten imposed by section 9821 shell not be walld as against any purchaser, holder of a security interest, mechanic's Senor, or judgment lien creditor until notice thereof which meets the requirements of subsection (I) has been filed by the Secretary.

m Place For Filing Natice; Form.-

(1) Place For Piling - The natice referred to in subsection (a) shall be fled

(A) Under State Laws

(B) Real Property - In the case of real property, in one a cifice 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; and

(B) Pelechal Ringlety: In the case of personal prop-

whether tangible or intangible, in one office within the State (or the county, or other governmental subdivision), as the graphic by the light of such State, in which the property

pats to the fien is elituated; or With Clark Of District Court-in the office of the clark of the Libbed States district court for the judicial district in which the property subject to ten its situated, whenever the State has not by law designated one office which meets the requirements ol subparagraph (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 Sen is altueted in the District of

. Agetina Assida 0000-10-21

(2) Shue Of Property Subject for Lien - For purp paragraphs (1) and (4), property shall be deemed to be situated -

(A) Real Property - In the case of real property, at its physical location; or

(B) Personal Property - in the case of personal property. whether tangible or intangible, at the residence of the lakpayer at the time the notice of tien is filled.
For purposes of paragraph (2) (B), the residence of a corporation

or paranership shall be deemed to be the place at which the printipe executive office of the business is located, and the recidence of a texpayor whose residence is without the United States shall be deemed to be in the District of Columbia.

(3) Form - The form and content of the notice reterred to

In adoption (a) shall ob prescribed by the Secretary. Such notice shall be valid notwithstanding any other provision of law

repairting the form or content of a notice of iten.

Note: See section 6323(b) for protection for cortain interests even though notice of lien inniosed by section 6321 is filed with respect to:

. 2. Secu ties

Motor ver des

Personal purply purchased & retail

Personal property purchased in casual sale Personal property subjected to possessory from

Real property tax and special assessment liens

Residential property a wject to a mechanic's fien for certain repairs and morovements

Attorney's bens

Certain insurance contracts

Peasbook loans 10.

(a) Refiling Of Notice. - (or purposes of this

(1) General Rule, - Uniess notice of tien to refiled In the manner prescribed in paragraph (2) during the required refiling period, such notice of lien shall be treated as filled on the date on which it is filed (in accordance with subsection (f)) after the expiration of such refiling period.

(2) PIECE FOR Filling. — A notice of tien retred during the required refling period shall be effective only -

(A)

(i) such notice of per is settled in the office in which the prior notice of Sen was field, and

(ii) in the case of real property, the fact of reflling is entered and recorded in an index to the extent required by aubsection (f) (4), and

(B) in any case in which, 80 days or more prior to the date of a ratting of notice of hert under subparagraph (A). The

scrib s ch In w

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(3) of any n **(A)** of 6 **(B)**

(a) A Sons as a certifica internal r which -

(1) that the terest in I legally un

(2) E accepted of the ar thersol, y ation of at ments rel sureties t

(k) 🖸 Return tion Pr

(2) D Ben has b the cutate to any pe he has a : obtain a ri

of James of