UNOFFICIAL COPY

Form 668 (Y)

Signature

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Department of the Treasury - Internal Revenue Service 9 3 5 2

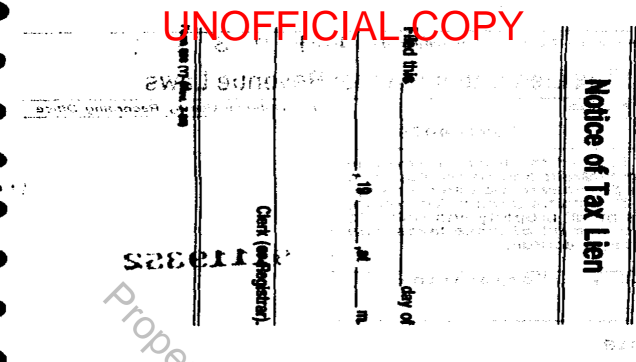
Rev 7-89-	Notic	ce of Federal Ta	x Lien Unde	r Internal i	Revenue Laws	
District		Serial Numb	961		For Optional Use by Recording Office	
C	Chicago, IL		369104034			
As provided by sections 8321, 8322, and 8323 of the internal Revenue Code, notice is given that taxes (including interest and penalties) 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, interest, and costs that may accrue.					91119352	
ame of Taxpa	yer AMARIS	MORTGAGE CD ,	a Corporat	ion		
lesidence	2147 W 957					
CHICAGO, 14 60643-1018						
less notice of l	lian is reliled by th	ATION Vilin respect to each edate given in column te certificate of ciesse as de), this notice shall.	on the day	•	
Kind of Tax	Tax Period Ended (b)	Identifying Number	Date of Assessment (d)	Last Day for Refiling	Unpaid Balance of Assessment (f)	
941 941	03/31/89		09.17/90	10/17/00		
941	06/30/89 09/30/89		09/17/90	10/17/00		
941 941	12/31/89		11/26/90	12/26/00 12/19/00	A A TELEPO	
		сорн	COÚNTA: II TIN	ois O	1179152	
		•	HAR 8 AH 9		91119352	
ace of Filing	Record Cook C Chicag		<u> </u>	Total	\$ 15911.16	
is notice was	prepared and sig	ned atChica	go, IL		, on this	
27th day	of February	19_91				

(NOTE) Contribute of officer authorized by day to take acknowled givents is not essential to the validity of Notice of Federal Tax lien. Rev. 704-71-466, 1971, - 2 C.B. 409)

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

Chief Collect. 36-01-0000

Title



Excerpts From Internal Revenue Code

Sec. 6321. Lien For Taxes

if any person šebie to pay any tax neglective refuses to pay the same after demand, the amount (including any interest, ad ditional amount, addition to tax, or assessable privally, together with any coats that may accrue in addition the etc) shall be a fen in favor of the Winted States upon as properly a congress to property, whether reset or paraceal, belonging to such person.

Sec. 6322. Period Of Lien.

Unless another date to specifically fixed by law, the lies im-posed by section 6321 shall arise at the time the assessment is made and shall continue until the liability for the amount so essesed (or a judgment spatial) the texpeyer arising out of puch ability) is selleded or becomes unenforceable by reason of lapse of time.

Sec. 6323. Validity and Priority Against Certain Persons.

(a) Purchaser's, Holders Of Security Interests, Mechanic's Lienors, And Judgment Lien Creditors.—The lien imposed by section 6521 shall not be valid as against any purchaser, holder of a security interest, mechanic's lienor, or judgment lien creditor until notice thereof which meets the requirements of subsection (7) has been filed by the Secretary.

o Place For Filing Notice; Form. →

(1) Place For Fling - The notice reterred to in subsection

(A) Under State Laws
(i) Heat Property - in the case of real property, in one office within the State (or the county, or other governmental aubdivision), as designated by the laws of such State, in which the property subject to the fien is situated; and (8) Privated Property. In the case of personal prop-

erly, whether langible or intangible, in one office within the te (or the county, or other governmental subdivision), as graded by the laws of such State, it which the property

subject to the lien is situated; or
(8) With Clerk Of District Court-in the office of the clerk
of the Judical States district court for the judical district in which
the properly subject to tien to situated, whenever the State has
not by law designated one office which meets the requirements

of subparagraph (A), or

With Recorder Of Deeds Of The District Of Columbiain the office of the Recorder of Deeds of the District of Columbia. the property subject to the Sen is situated in the District of

e Of Property Bulgest To Lien - For purpo paragraphs (1) and (4), property shall be deemed to be altusted -(A) Real Property - in the case of real property, at its

physical location; or

(B) Paraonal Property - In the case of personal property, whether tangible or intangible, at the residence of the taxpayer at the time the notice of tien is filed,

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

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Form - The form and content of the notice referred to in subsection (a) shall be prescribed by the Secretary. Such notice shall be valid notwithstanding any other provision of law.

regarding the form of content of a notice of lien.

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

Motor anticles

Personal avperty purchased at ratall

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

Residential property tax and special assessment tiens. Residential property subject to a mechanic's Fen for certain repairs and improvements

Attorney's liens

Certain insurance conumer. Passbook feans

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

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

(2) Place For Filing. —A notice of ten reflied dure ing the required refiting period shall be effective only -

(A) #

(i) such notice of lien is reflect in the office in which the prior notice of fion was filed, and

(%) 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 refiling of notice of hen under subparagraph (A), the

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