Form 668 (Y)

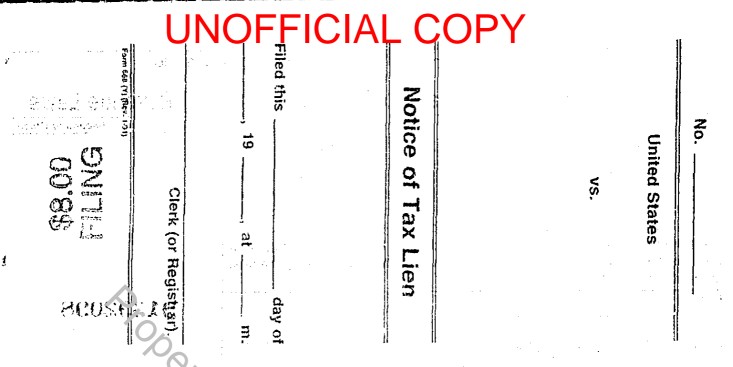
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Department of the Treasury - Internal Revenue Service

(Rov. January 1991)	Notic	e of Fe	deral Ta	ax Lien Ur	nder Inte	rnal Re	venue Laws	
District Chicage + IL			Serial Number 369121742			For Optional Use by Recording Office		
As provided by notice is given assessed againability has be tavor of the Uthis taxpayer	by sections 632 en that taxes inst the following een made, but inited States on for the amou	1, 6322, and (including ag-named lit remains all proper ant of the accrue.	interest and taxpayer. Description of taxpayer. Description of the taxes, and rights ese taxes, and	ne internal Revo nd penalties) emand for payn erefore, there s to property be	enue Code, have been nent of this is a lien in elonging to		1	
Name of Taxpayer JUA R PETERS						91392098		
Residence 2113 W EASTWOOD CHICAGO, 12 60625-1515								
below, unless	RELEASE INFO notice of lien is day following such that is not to be a such that is not that is not the such that is not that it is not	refiled by t	ti e date giver	n in column (e),	this notice 🚪			
Kind of Tax	Tax Period Ended (b)	•	ng Number (c)	Date of Assessment (d)	Last Day for Refiling (e)		npaid Balance f Assessment (/)	
1040 1040 1040 1040	12/31/84 12/31/85 12/31/86 12/31/87		008 <b>K</b> (1	02/18/91 02/18/91 02/18/91 02/18/91	03/20/0 03/20/0 03/20/0 03/20/0	1	27717.47 25255.94 23145.85 1160.62	
			<b>1991</b> AUG	-5 AM S: 48	9	13920	198	
Place of Filing  Recorder of Deeds  Cook County  Chicago, IL 60602						S	77279.88	
This notice was	s prepared and s	signed at _	Chicaç	jo, IL			, on this,	
the 3rd da	ay of Jully	, 19						
gnature A Purnell Williamy Max Title Chief Collect. 36-01-0000								
(NOTE: Certific	ate of officer authoriz	ed by law to ta	ake acknowledge	nents is not essential	to the validity of N	lotice of Feder	al Tax ilen	

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

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



# Excerpts From Internal Revenue Corle

#### Sec. 6321. Lien For Taxes

If any person liable to pay any the neglects of release to the same after demand, one employ proceeding any indicest, additional amount, addition to tak of concerning princip, displayer with any costs fixed may become a suppose thereto, and to nilled by layer player by the bridge of the owner of project, and dights to promote the displayer and or how the highly has such parton. The Architecture and or how the highly has such parton.

### Sec. 6322, Period Of Lign.

Unless another determ specifically focus by law, the bottemposed by secretic 6321 shall make at the botte the attribution at its made and shall populate until the leading for the amount so assessed for a judgment against the tabbase arising out of each liability) is satisfied 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 lion imposed by section 8321 shall not be valid as against any purchaser, holder of a security interest, puchanic's fiend, or judgment lien creditor until notice thereof which musts the requirements of subsection (f) has been filed by the Secretary.

## (1) Place For Filing Notice; Form.—

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

(A) Under State Laws

(i) Red Property - In the case of real property, in one office within the State (or the county, or other governmental subdivision), as designated by the taws of such State, in which the property subject to the lien is situated; and

(ii) Personal Preperty-In the case of personal property, whigher tangible of intangible, in one office within the State (or the county, or other governmental subdivision), as designated by the tiwe of such State, in which the property subject to the tien is situated; except that State law merely conforming to remacting Federal law establishing a national filling system does not constitute a second office for filling as designated by the laws of each State; or

system does not constitute a second office for filing as designated by the laws of each State; or (B)-With Clerk Of District Court-In the office of the clerk of the United States district court-In the office of the limit

requirements of subparagraph (A), or

(C) With Recorder Of Doeds Of The District Of Columbia - In the office of the Recorder of Deeds of the District of Columbia, If the property subject to the lien is structed in the District of Columbia. (2) Saus Of Huperty Subject To Lien. For purposes of obsergangle (4) and (4) property shall be deemed to be situated; (A) Feet Property - to the case of resiliencement, as we physical meaning to:

(a) For intelligence, in the task of the profit property, whereas tarnible or intendible of the residence of the curphyon at the tarnethy ratio of the risk of the control of the control

for programs of paragraph (E), by the residence of a copyriden or participal to the Lie decrease to be the place of which the problem to the control of the participal to the control of t

ray Form - the firm to a content of the notice determine in purpose that the large preprinted by the Societary. Such notice a self-time, and notice as self-time, and notice as self-time, and notice that regarding the form or content of a violen of land.

Note: See section 6323(3) for protection for certain interests even though notice of lien imposed by section 6321 is filed with respect to:

- 1. Securities
- 2. Litotor vehicles
- 3. Personal property purchased at retail
- 4. Personal property purchased in casual sale
- 5. Personal property subjected to possessary tien
  6. Real property tax and apacial assessment tiens
- Resigential property subject to a mechanic's tion for certain repairs and improvements.
- 8. Attorney's tiens
- 9. Certain insurance commacts
- to. Passbook loans

(5) Refilling Of Notice.—For purposes of this section.

- (1) General Rule.—Unless notice of lien is reflied in the manner prescribed in paragraph (2) during the required refling period, such notice of lien shall be treated as filled on the date on which it is filled (in accordance with subsection (i) after the exercision of such refling period.
- (2) Place For Filling.—A nation of then relied during the sequence refilling period shall be effective only.

(A) d-

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

(if) in the cose of real property, and the fact of railing is entoted and recorded in an index to the extent required by subsection (i) (4), and

(B) In any case in which, 90 days or more prior to the date of a retiling of notice of lien under subparagraph (A), the

Secretary received written information in the manner prescribed in regulations issued by the Secretary; concerning a change in the taxonymin residence, if a neither of such lice in also filed in accedence with respection of in the State in which such residence is let steel.

as Required Refiling Period.—in the case of any reside of lien, the term required retains prefixed.

At the open-year period ending 30 cays offer the register of 110 years when the dwir of the assume best of the tree, and

(B) the one-year period enough with the explination of 10 years after the cross of the preceding required refling period for such notice of lien.

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

(a) Release Of Lien.—Subject to such requiations as the Societary may prescribe, the Societary shall usuo a conflicate of release of any lien imposed with respect only internal revenue tax not later than 20 days after the day on which

(1) Liability Satisfied or Unenforceaste - The Secretary finds that the liability for the amount ascessed, together with all interest in respect thereof, has been fully satisfied or

has become legally unenforceable; or

(2) Bond Accepted Three is furnished to the Succeinty and accepted by him a bond that is conditioned upon the payment of the amount assessed, together with all interest in resp. of the reof, within the time prescribed by law (including any eleminous of such time), and that is in accordance with such recilian interest in interest of such time), and that is in accordance with such recilian interest in the bond and substantial between as may be specified by such requisitation.

Sec. 6103. Confidentiality and Disclosure of Returns and Return Information.

and Return information For Tax Administration Purposes.—

(2) Disclosure of amount of outstanding lian-if a notice of lien has been filed pursuant to section 6323(f), the amount of the outstanding obligation secured by such lien may be disclosed to any person who furnishes self-sectory written evidence that he has a right in the property subject to such lien or intends to obtain a right in such property.