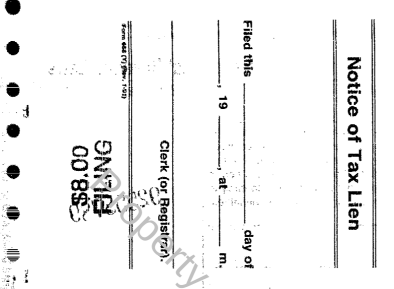
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Form 668 (Y)	Department	of the Treasury	Internal Rever	tue Service 7
(Rev. January 1991) Notic	e of Federal ্য	ax Lien Ui	nder Inte	rnal Revenue Laws
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provided by sections 632	21, 6322, and 6323 of t	ne Internal Revi	enue Code,	
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Excerpts From Internal Revenue Code

Sec. 6321. Lien For Taxes

if any person liable to pay any tex neglects or refuses to pay the same effer demand, the amount (including any interest, additional amount, addition to tax, or essessable penalty, together, with any costs that may accrue in addition thereto) Ehall be a Ben in favor of the United States upon all property and rights to property, whether real or personal, belonging to such person.

Sec. 6322. Period Of Lien.

Unless another date is specifically fixed by law, the lion imposed by section 6321 shall arise at the time the assessment is made and shell continue until the liability for the amount so assessed for a judgment against the Jaxpeyer arising out of such liability) is satisfied or becomes unenforcereason of ispse of time.

Sec. 6323. Validity and Priority Against Certain Persons.

(a) Purchaser's, Holdars Of Security Interests, Mechanics Lientons, And Judgment Lien Creditors. —The ten imposed by section 632% shall not be valid as against any purchase, holder of a security interest, machanic's itenor, or judgment sen oraditor until notice thereof which meets the requirements of subsection (f) has been filed by the Secretary.

@ Place For Filing Notice; Form .-

(i) Pisos For Filing - The notice referred to in sub-ni(s) shall be filed.

(A) Under State Lewis

(i) Read Property - In the case of real property, in size office within the State (or the county, or other governmental subdivision), as, designed by the lewis of each State, in which the property subject to the filen is elevated; and the fien is shutsted; and

Servis of each State, in which the property subject to the feen is situated; and (ii) Personal Property-lin the case of personal property whether tangible or Intengible, to the office within the State (or the county, or other governmental eurodinaum), as designated by the laws of such State in which the property subject to the tien to extend except that blate law merely confidering to restrict in Federal law extending a narronal filling system coses not communia a subject of the filling as described by the laws of such State or disjunction of the disks of the United States district count for the judicial district in effect of our United States district count for the judicial district in effect the originated System as sourced of the disks of our United States district count for the judicial district in effect of the United States district count for the judicial district in effect of the state of the service of the service of the Heccode of the original Plantague of the process of the United States of the States of the process of the service of the Heccode of Lawson to the Object of Countries.

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

(B) P. sonal Property in the case of personal property, whether tangible or main tole, at the residence of the taxpayer at the time the no. ce / lice is filled.

in subsection (a) shall be prescribe, by the Secretary. Such notice shall be valid no withstanding any office provision of law regarding the form or content of a notice fullen

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

C1. Securities

- Personal property purchased at retall Personal property purchased in casual sale
- Personal property subjected to possessory lien Real property tax and special assessment liens
- Residential property subject to a mechanic's
- lien for certain repairs and improvements
- Attorney's liens
- Certain insurance contracts
- 10. Passbook loans

(g) Refiling Of Notice.—For purposes of this

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

(2) Place For Fillng.—A notice of lien refiled during the required retiling period shall be effective only-

to such notice of lien is refiled in the office in which the pnor notice of hen was filed, and

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

(B) in any cases in which, 90, days or more prior to the date of a rething of monce of lists under subpersorable (A). The

prescribed in regulations issued by the prescribed in regulations issued by the concerning a change in the tompurer's residences in notice of such lien is also filed in accordance in the content of the

(3) Required Refilling Period.—In of any notice of lien, the term required refilling period

(A) the one-year period ending 30 days after the expiration of 10 years after the date of the assessment of the

(B) the one-year period ending with the expiration of 10 years after the close of the preceding required refilling period for such notice of lien.

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

(a) Release Of Lien.—Subject to such regulations as the Secretary may prescribe, the Secretary shall issue a certificate of release of any first impressed with request to the internal revenue tax not later than 30 days after the way on which

(1) Liability Satisfied or Unenforceable - The Sc. .et', Inda that the liability for the amount assessed, togeth-er shin's I interest in respect thereof, has been fully satisfied as

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

(k) Disclosure of Certain and Return information For Tax Ad ministration Purposes.—

(2) Disclosure of amount of outstanding Ben. 相口notice of lien has been filed pursuant to section 632至6. amount of the outstanding obligation secured by such immary be disclosed to any person who furnishes written evidence that his has a right in the property such lien or intends to obtain a right in such property.