n 668 (Y)

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Department of the Treasury - Internal Revenue Service

January 1991)

Notice of Federal Tay Lien Under Internal Revenue Laws

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ct		Serial Num	per		For Optional Use by Recording Office	
? (1)	nicago, IL		369218	458		
ce is given as a distribution of the United States	en that taxes nst the following een made, but nited States on	1, 6322, and 6323 of the control of	nd penaities) i emand for paym erefore, there i s to property be	have been nent of this is a lien in blonging to	92372523	
of Taxpayer GECRGE S. STOWN TON						
	19404 W. MI MANVELL. T				; •	
low, unless	notice of lien is lay following suc	RMATION: With respect refiled by the date give h date, operate as a cert identifying Number	n in column (e),	this notice	Unpaid Balance of Assessment	
(a)	(l>)	(c)	(d)	(8)	(1)	
1046 -1046 -1046	12/31/64 12/31/66 12/31/68	500-04-2971 500-04-2971 500-94-2971	08/08/88 08/14/89 10/02/89	09/07/98 09/13/99 11/01/99	191753.50	
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			. 1992 MAY 23	M 9 02	92372523	
					(C)	
	.30 Caak (C	ter of Deeds Sounty 304 IL 80802		Total	\$ 197466.08	
i notice wa	s prepared and	signed at <u>Chica</u>	gos Il.		, on this,	
	•	. , 19 <u>92</u> .				
ture 5	faine.		Title		enue Officer 01-1403	

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

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

Excerpts From Internal Revenue Code

Sec. 6321. Lien For Taxes

If any person liable to pay any tax neglects or refuses to 🛸 the same ofter demand, the amount (including any Interest additional amount, addition to tax, or assessable penalty. fogether with any coats that may acutus in addition thereto, shall be a liegun layer at the Libited States upon all property and rights to droperty. Whether that it personal belonging to such person ?

Sec. 6322. Period Of Lien.

Unless another date is specifically fixed by law the lien implied by section 6321 shall arise at the time the assessment is much and shell continue until the liability for the amount so assessed for a judgment against the taxpayer arising out of such 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 Ilan Imposed by section 6321 shall not be valid as against any durchasholder of a security interest, mechanic's lienor, or judgment lien creditor until notice thereof which meets the requirements of subsection (I) has been filed by the Secretary.

n Place For Filing Notice; Form.-

(!) Place For Filing - The notice referred to in subction (a) shall be filed

(A) Under State Laws

(i) Real Property - In the case of real respecty, in one office within the State for the county, or other povernmental aubdivision, as designated by the laws of such State, in which the property aubject to the ilen is attutated, and

(ii) Personal Property-In the case of personal property, whether tangible or intangible, \$5 one office within the State (of the county, or other governmental subdivision), as designated by the laws of such State, in which the property subject to the lien is situated; except that State law morely conforming to reenacting Federal law establishing a national filing evetem does not constitute a second office for filling se designated by the laws of such State, or

(B) With Clark Of District Court in the office of the clark of the United States district court for the judicial district in which the property subject to tien is smusted, whonever the State has not by law designated one office which meets the requirements of subparagraph (A), or

(C) With Recorder Of Deads Of The District Of Co-Sumble - In the office of the Recorder of Deeds of the District of Columbia, if the property subject to the stan is situated in the District of Columbia.

(2) Situs Of Property Subject To Lien - For purposes of paragraphs (1) and (4), probably shall be deemed to be situated (A) Figal Property - to the case of real property, at its physical incation, or

(P) Personal Property-In the case of personal property, whether tangible or intengible, at the residence of the tangeyer at the time the notice of Ear is filed

F() purplished of paragraph (2) (8), the residence of a corporation or with this shall be deemed to be the place at which the princip. I a acutive office of the business is located, and the retidence coat expayor whose residence is without the United States shall we comed to be in the District of Columbia.

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

In subsection (a) she' be , rescribed by the Secretary. Such notice shall be valid in withstanding any other provision of law regarding the form or contrat of a natice of hen

Note: See section (323(b) for protection for certain interests ever, though notice of lien imposed by section 6321 is filled with respect to:

- Securities
- Motor vehicles
- Personal property purchased at ratell
- Personal property purchased in casual sale
- Perzonal property subjected to possessory tien-Real property tax and special assessment liens
- Residential property subject to a mechanic's lien for certain receipt and improvements
- Attorney's tiens
- Certain insurance contracts
- 10 Passbouk loans

(g) Refilling Of Natice.—For purposes of this

(1) General Rule.—Unless notice of lien is reflied in the manner prescribed to paragraph (2) during the required rolling 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 retiling period.

(2) Place For Filing .- A motion of then reflied during the required rafiling period shall be exective only-

(A) H-

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

ii) in the case of real property, and 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 rathing of notice of Nen under subparagraph (A), the Secretary received written information (in the mar threenhold in regulations leaved by the Bedristay concerning a change in the tempayer's residence. If notice of such lien is also they in ecutedance will subsection (i) in the State in which such residence.

(3) Required Refilling Period,—in the case of any notice the line, the letter required telling parties

(A) the min-year period ending 30 days after the expiration of 10 years effor the day of the measurement of the

(II) the une-year period ending with the expiration of nitten beaking after the close of the preceding required refilling period for such natice of lion

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 saus a certificate of release of any lien imposed with respect to any infernal revenue tax not later than 30 days after the day

(1) Liability Satisfied or Unenforceable - The Secretary finds that the liability for the amount assessed, togethor with all interest in respect thereof, has been fully satisfied a

has become legally unenforceable; or

(2) Bond Accepted-There is furnished to the Seretury and accepted by him a bond that is conditioned upon til a payment of the amount assessed, together with all interes in research thereof, within the time prescribed by law findfuding any exten ion of such times, and that is in accordance will such redillerments relating to terms, conditions, and form of the bond and Juretter thorson, as may be specified by such regulations

6703. Confidentiality and Disclosure of Beturns and Return Information.

(k) Disclosure of Certain Returns and Return information For Tax Administration Purposes.-

(2) Disclorure of amount of outstanding lien, if a notice of lien has been filed pursuant to section 6323(f), this amount of the outstanding obligation asoured by such ber may be discrawed to tray person who furnishes satisfactory written evidence that he has a right in the property austed G such tion or intende to obtain a right in such property

