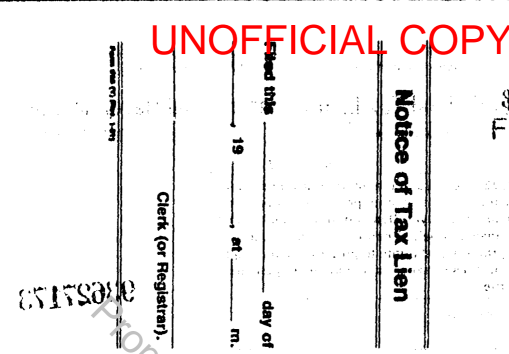
Form 668 (Y)

Rev. January 1991)	Notic	e of Federal Ta	ax Lien Ui	nder inter	nal Revenue Laws	
trict		Serial Numi	Serial Number		For Optional Use by Recording Office	
provided by tice is given seased again bility has be for of the Ur s taxpayer	en that taxes net the following een made, but nited States on	1, 6322, and 6323 of the control of	nd penalties) emand for payn erefore, there s to property be	nue Code, have been nent of this is a ilen in elonging to	93627173	
ne of Taxpay	er JEROME	P MULLEN			2001710	
Bidence 700 AUDUBULST HOFFMAN ESTATES, IL 60194-1952						
pelow, unless shall, on the din IRC 6325(s)	notice of lien is ay following suc Tax Period Ended	RMATION: With respect refiled by the date give hidele, operate as a certification of the control	n in column (e), ificate of release	this notice	Unpaid Balance of Assessment	
1040	<i>(b)</i> 12/31/88	(c)	11/30/92	12/30/02		
	·		On the state of th	E !		
			MIG 10 AN	6: 03	693627173	
of Filing					<u>C</u>	
	Cook C	er of Deeds county o, IL 60602		Total	\$ 7794.64	
		elgned at <u>Chiras</u> , 19 <u>92</u> .	jas II		, on this	
ature S.	Payre		Title	Title Chief: Collect. 36-01-0000		
tor 1	Dorothy O.	OB 1 OH		50°°C		

(NOTE: Certificate of officer authorized by law to take acknowledgments is not essential to the validity of Notice of Federal Tax lien

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

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



\$3.00 FILING

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Excerpts From Internal Revenue Corle

Sec. 6321. Lien For Taxes

If any person liable to pay any tax neglects or refuses to pay me efter demand, the amount (including any interest Rional amount, adoition to tax, or assessable penalty tigether with any costs that may accrue in addition thereby shall be a lien in fever of the United States upon all property and rights to preparty, whather real or personal, nelenging to

Sec. 6322. Period O! Lien.

Unless another date is specifically fixed by law, the lier Imposed by section \$321 shell arise at the firm the assessment to made and shall continue until the liability for the amount so assessed (or a judgment egainst the taxpayer artising out of such flability) is satisfied or becomes unanforceable by reason of lanse 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 Hen Imposection 6321 shall not be valid as against any purchaser, holder of a security interest, mechanic's fleror, or judg-ment sen preditios until horice thereof which meets the require-ments of subsection (8) has been filed by the Secretary.

m Place For Filing Notice; Form.—

(1) Place For Fiting - This notice referred to in aubsection (a) shall be filed-

(A) Under State Laws

(f) Real Property - In the case of real property, in one office within the State (or the county, or other governmental subdivision), an designated by the laws of such State, in which the property expect to the Non is situated; and

Illi Personal Property-in the case of personal property, whether tangible or intangible, in one office within the State (or the county, or other governmental subdivision), the designated by the laws of such State, in which the property subject to the lien is altusted; except that State less merely conforming to reenacting Federal lew establishing a national filting se not constitute a second office for filing as designated by the taws of such State; or

(B) With Clerk Of District Court-In the office of the clark of the tinited States digities court for the judicial district In which the property subject to tien is aduated, whenever the State has not by law designated one office which meets the requirements of subperagraph (A), or

(C) With Recorder Of Deeds Of The District Of Cofumble - In the office of the Recorder of Deede of the District of Columbia, if the property aubject to the flen is altusted in the

District of Columbia

(2) Saue Of Property Subject To Lien - For purposes of asks (1) and (4); prosurty chall be dec (A) Real Property - In the case of real preperty, at its physical location; or

all Personal Property-in the case of personal property, whether tanchie or intenditie, at the revidence of the inapeyer at the If is the notice of Hen is Med.

Fire purposes of paragraph (2) (8), the residence of a corporation or pay very tip shall be deemed to be the paid of which the printips, aracultive office of the business is its stad, and the restaunce of a payor wheep revidence is at a salabo. Uraind States shall be diemed to be in the District of the umbia.

(3) Form . The fam and content of the net be referred to section (a) shill be prescribed by the Sewetary. Buch notice shall be valid now it we using any other as wiston of law regarding the form or content of a notice of fiet.

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

- Securities
- Motor vehicles
- Psrsonel property purchased at retail Personal property purchased in occurs seld
- Personal property subjected to possessory lien
- Real property tax and special sees
- Regidential property subject to a mechanic's tion for cortain trapeirs and improvements
- Attorney's liens
- Certain insurance contracts
- Paasbook loans

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

(1) General Rule. -- Unless notice of then is refreed in the manner prescribed in paragraph (2) during the required refiling period, such notice of hun shall be treated as filed on the date on which it is filled (in accordance with substiction (f) after the expiration of such retting period.

(2) PIACE FOT FIIING.—A reduct of item reflect during the required refling period shall be effective only-

(A) N.

(I) such notice of lien is refited in the office in which the prior notice of lien was flest, and

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

(III) in any case in which, 80 days or more prior to the date of a relang of notice of lien under evaporagraph (A), the

Secretary received written information (in the manne i in regulations issued by the Soci opnowning a change in the laxuayer's residence, if a notice of such tien is also tilled in accordance with aubsection (f) in the State in which such resider-ceile

(3) Required Refilling Period. --- in the seen of any notice of New the term "required refilling period"

(A) the one-year partod ending 30 days after the eathration of 10 years after the date of the detection of the tex, and

(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 tion.

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

(a) Release Of Lien. - Subject to each regu lations as the Secretary may prescribe, the Secretary shall issue a destinate of release of any flee imposed with respect to any likely and the secretary shall be any likely as the secretary shall be any likely as the secretary shall be any likely as the secretary shall be set that the secretary shall be secretary s to any internal revenue tax not lets/ then 30 days after the day

(1) Liability Bariefied or Unenforceshie - The Becretary finds that the Rebilly for the amount assessed, together with all interest in respect thereof, how been fully exitefied or

has become legally unenforceable; or (2) Bond Accepted Trave is furnished to the Se-or year end accepted by hint is bond that is conditioned upon i vs payment of the amount excessed, together with all interes in re- con hersel, within the time prescribed by lew (including any autem on of such time), and that is in accordance with

the band and aurotice therein, as may be specified by suc regulations

Sec. 6193 Confidentiality and Disclosure of Returns and Return information.

auch and never relating to terms, ounditions, and form of

00 Discipsure of Certain Returne and Return Information For Tax Administration Purposes.-

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