UNOFFICIAL COPY

r.		UNUF	FICIA	LUU	/P I .
658 (Y)	0	Department o	of the Treasury -	Internal Reve	nue Service
Jantiary 1991)	Notic	of Federal Ta	ıx Lien Ur	der inte	rnal Revenue Laws
t [J. W.	Serial Numb			For Optional Use by Recording Office
≟ Ch	lcago, IL	P N	369311	439	
is giver sed again ly has bee of the Uni axpayer	n that taxes at the following made, but ited States on for the amounts that may	, 6322, and 6323 of the (including interest are ing-named taxpayer. De it remains unpaid. The all property and rights int of these taxes, a accrue.	nd penalties) i mand for paym erefore, there i to property be	have been nent of this is a lien in blonging to	53817734
HO ORTANT R w, unless n	notice of lien is y following sucl		n in column (e),	nent listed this notice	and the Boundary of the second contract of th
of Tax	Tax Period Ended (b)	identifying Number	Dete of Assessment	Last Day for Refiling	or Unpaid Balance of Assessment
SEZZE SI : 60 .E./ Si i 60 .E./ Si de la	The property of the control of the c	DEPT-03 I.R 147777 TRA 45408 # CODK COU	ма филеманть	06/09/0	8478.64 String and the second of the second
Edintro Dia Titura nella Titura nella Titura nella nella Titura nella ne	Cook C	bunty 10, IL 60602		Tota	8478.64
22nd day	of <u>Sept</u>				Conthis, the second of the sec
118 S. /	Rayne		Title	Ch	ief, Collect.

(NOTE: Certificate of officer authorized by law to take acknowledgments is not essential to the validity of Notice of Federal Tax Ilen Rev. Rul. 71-486, 1971 - 2 C.B. 409)

for Dorothy D. Smith

36-01-0000

Notice of Tax Lien

NoFFIC

A 19 at m.

Clerk (or Registrar).

Excerpts From Internal Revenue Code

Sec. 6321. Lien For Taxes

If any person linble to pay any tak neglectr of teluses to pay the same after demand, the amount (including any interest, additional amount, addition to tax, or essets able penalty, together with any costs that may accrue in addition, thereto) shall be a tien 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 lien imposed by section 6321 shall arise at the time the assessment is made and shall continue until the liability for the amount so assessed (or a judgment against the laxpayer 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 lien imposed by section 6321 shall not be valid as against any purchaser, holder of a security interest, prediffable's lienor, or judgment lien creditor with molice thereof with the meets the requirements of subsection (1) has been filled by the Secretary.

(9 Place For Filing Notice; Form.—

(1) Place For Filling - The notice referred to in sub-

saction (a) shall be flied-(A) Under State Laws

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

(ii) Personal Property-In the case of parsonal property, whether tangible or intengible, in one office within the State for the county, or other governmental subdivision); as resignated by the laws of such State, in which the property subject to the fien is altusted; except that State law merely conforming to resnacting Federal law establishing a national filing system does not constitute a second office for filing as designated by the laws of such State; or (B) With Clark Of District Count-in the office of the the United States planted property for the sudicial district

(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 lien is situated, whenever the State has not by law designated one office which meets the

requirements of subparagraph (A), or (C) With Recorder Of Deeds Of The District Of Co-fumbla - in the office of the Recorder of Deeds of the District of Columbia, if the property subject to the lien is situated in the District of Columbia.

■サカラナッシン しゃちょだい

医对抗树叶系统 经产

(2) Situs Of Property Subject To Lien - For purposes of 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

(8) Personal Property-in the case of personal property, whether tangible or intangible, at the residence of the taxpayer at the time the notice of lies is filled.

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

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

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

. Securities

2. Motor vy sicles

3. Personal property purchased at retail

4. Personal p comy purchased in casual sale

Personal priperry subjected to possessory lien
 Real property tax and special sessessment liens

 Residential property unbject to a mechanic's tien for certain reprire and improvements

Attorney's flens

9. Certain Insurance contracts

10. Pasabook idana

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

(1) General Rule,—Unless notice of tien is relifed in the manner prescribed in paragraph (2) during the required retiting period, such notice of tien 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 then refilled during the required refilling period shall be effective only-

(A) II-

(I) such notice of lien is reflied in the office in which

the prior notice of lien was filled, and

(ii) in the case of real property, and the fact of refilling is entered 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 raffling of notice of tien under subparagraph (A), the

mean case

10 ye perior Ser

tex, a

iation issue to shy on w

cretar or with has b

in real any e such the borregula \$80

Dis

and min

notice emour may b writter such it

4 4 5