Form 868 (Y)

Department of the Treasury - Internal Ravenue Service

Notice of	Federa	Tax Lien	Under	Internal	Revenue	Law
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Men Tauman (aas)	NOTIC			ider interr	iai Revenue Laws		
strict		Serial Numb	9 r	Fa	or Optional Use by Recording Office		
s provided by otice is given nessed again oblity has be vor of the Un	n that taxes nst the ⊈ollowin nen made, but nited States on	1, 6322, and 8323 of the (including internst an ing-named taxpayer. De it remains unpaid. The all property and rights int of these taxes, a	d penalties) ! mand for paym erefore, there it to property be	nue Code, have been hent of this is a lien in lionging to			
terest, and c	oats that may	pontanto	93929622				
	205 HIDDE UFFALD GR		877				
below, unless	notice of lien is ay following suc Tax Period Ended	RMATION: With respect reflied by the date given hid date, operate as a certification of the date.	Date of	this notice as defined Last Day for Reflling	Unpaid Balance of Assessment		
1040	(b) 12/31/91	(9)	(d) 11/2G/92	(0) 12/23/02	0		
1040	12/31/91		08/36/93	09/29/03 X	f		
		1893 1881 18 18 8:	31	3 9 2 4 6 2	?		
					O _{///C}		
ice of Filing	Cook C	der of Deeds County 10, IL 60602		Total	\$ 18483.25		
ils notice was		signed atChicag	s. IL		, on this		
e <u>_ਹੜ</u> ਸ਼ਖ da	y of <u>have</u>	m 89					
	Paine Dorothy O.	Smith	Title	Chief. Collect. 36-01-0000			

(NOTE: Certificate of officer authorized by law to take acknowledgments is not essential to the validity of Notice of Federal Tax Ilen Rev. Rul. 71-466, 1971 - 2 C.S. 409)

00.82 FILING

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Excerpts From Internal Revaile Code

Sec. 6321. Lien For Taxes

1. 18

If any person liable to pay any tax neglects of refules it is a the same after demand, the amount (including any intrest additional amount, addition to tax, or assessable penalty together with any costs that may accrus in audition thereig; shall be a lien in favor of the United States upon all property and rights to property, whether real or personal, belonging to such derech

Sec. 6322. Perlod Of Lien.

Unless another date is apecifically lived by law, the tien imposed by section 6321 shall arise at the time the sessesment is made and shall continue until the liability for the amount so assessed for a judgment against the taxpayer arising out of such liability) is estistized or becomes unenforceable by reason of tapes of time

Sec. 6323. Validity and Priority Against Certain Persons.

(a) Purchaser's, Holders Of Security Interests, Mechanic's Lienors, And Judament Lien Creditors. - The Hen Impased by section 6321 shall not be valid as against any purchaser, holder of a security interest, mechanic's fignor, or judge insilien creditor until notice thereof which meets the requirements of subsection (f) has been filed by the Secretary

in Place For Filling Notice; Form .--

(1) Place For Filing - The notice reterred to in subsection (a) shall be filed-

(A) Under State Laws

(ii) 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 tien is situitated; and

(ii) Parsonal Property-in the case of personal property, whether tangible or intengible, in one office within the State (or the county, or other governmental aubdivision), as designated by the laws of such State, in which the property subject to the fien is situated; except that State law merely conforming to reenacting Federal take 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 Court-in the office of the clark of this function of the judicial alamiet.

in which the property subject to tian is situated, whenever the State has not by law designated one office which meets the

requirements of aubparagraph (A), or

(C) With Recorder Of Deeds Of The District Of Co-lumbis - 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.

(2) Saus Of Property Subject To Lien - For purposes of paragraphs (1) and (4), properly shall be deemed to be attusted-(A) Real Property - in the case of real property, at its physical lecation or

(B) Personal Property-in the case of personal property, whether tangible or intangible, at the realidence of the taxpayer at the

time the notice of here 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 reintipal executive office of the business is located, and the randance of a texpayor whose residence to without the United blurer shall be deemed to be in the District of Columbia

(3) Form - The form and content of the notice referred to in subsect on (ii) shall be prescribed by the Secretary. Buch notice that I be valid notwithstanding any other provision of the

regarding the furn or content of a notice of lien.

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

> € " Securities

Motor vehicles

Personal property purchas in . tetali

Personal property purchases in carried sale

Personal property subjected to property flex

Real property tax and enectal east sement liens FinalSential property subject to a medianio's tion for periain repairs and improvements

Attorney's flens

Certain insurance contracts

Pasabook loans 10

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

(1) General Ruis,--unless natice of tien is reffied in the manner prescribed in paragraph (2) during the required refiling parlod, such notice of lien shall be treated as filed on the date on which it is flied (in accordence with subsection (f) sites the expiration of such retiling period.

(2) PIRCE FOT FILING. -A notice of then retiled. during the required refilling period shall be effective only-

(i) such natice of lien is ratiled in the office in which the prior nation of tien was filed, and

(ii) in the case of real property, and the fact of retiling to 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 reffing of notice of ten under subparagraph (A), the Secretary received written infored in regulations issuconcerning a change in the raxi notice of such hen le also file eubsection (f) in the Stale in wi

(2) Required Refiling case of any notice of lien, the term "remanna.

(A) the one-year period ending expiration of 10 years when the date of t tex. Bod

(B) the one-year period ending 10 years after the ciose of the precede period for such notice of lien.

Sec. 6325. Release Discharge (

(a) Release Of Lien. lations so the Secretary may prescribe leave a partitions of release of any lien. to any informal revenue tax not later than

(1) Liability Satisfied of Une cretary finds that the liability for the amount er with all interest in respect thereof, his has become legally unenforcesble; or

(2) Bond Accepted There is cretary and accepted by him a bond tha the payment of the emount sessesso, to in respect thereof, within the time presur any extension of such time); and that is such requirements relating to terms, po the bond and sureties thereon, as may regulations.

Sec. 6103. Confider Disclosure of Returns

(a) Disciosure of Car and Return Information ministration Purposes.-

(2) Disclosure of amount of t notice of lien has been filed pursuant to amount of the outstanding obligation a may be disclosed in any parson who i written avidence that he has a tight in th such lien or intende to obtain a right in a