THIS	NOTICE CORRE	CTS ON GINA	G Impace:	362001106	FILED ON 02/07/90	
Form 668 (Y)		De latin ant o	THE PERSON NAMED IN COLUMN	THE PERSON NAMED IN COLUMN TWO IS NOT THE OWNER.	lue de made	
(Rev. January 1991)	Notice of	Federal Ta	x Lien Ur	nder Inte	rnal Revenue Laws	
isufici		Serial Numb			For Optional Use by Recording Off	
notice is given assessed against lability had been avor of the Unite his takpayer fo	ections 6321, 632 that taxes (inclu- the following-nar- made, but it rem d States on all pro- r the amount of ts that may accrue	ding interest an ned taxpayer. De lains unpaid. The operty and rights these taxes, a	d penalties) mand for payn refore, there to property be	have been nent of this is a lien in	94188439	
me of Taxpayer	RONALD D &	BARBARA WI	E		9119	
	RT N KILDARE	O76	Photograph Paragraph	0 0		
IMPORTANT REL below, unless not shall, on the day f	CASE INFORMATION OF THE PROPERTY OF THE PROPER	ON: With respect to by the date given operate as a certification.	o each assess in column (e)	nent listed this notice	egde éram imorani (ikvende Cod 332) - Janes i is Takon 1881 - Janes i istoria	
(Ind of Tex	Ended of to long the name of t	ing part of the training of traini	Date of the Assessment.	Last Day for Refiling	Unpaid Balance of Assessment and IO be(f)=(4.0328	COLUMN TO THE CO
1040 1 1040 2040 2040 2407 1648 1786 1400 2040 2040 2400 2040 2040 2040 2040 2	2781/85 87681/85 ()	· C	04/11/05/88 04/11/080 04/01/080 04/01/080 04/05/06/06/06/06/06/06/06/06/06/06/06/06/06/	"05711/95 305711/95 "05711/95	6 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	certo Liczeni r syric recipie recipie recipie
AT jeszczelinie i jede z jeszczelinie i jede z jeszczelinie i jede z z jeszczelinie i jede z	१६ व १८८२ है। (१) १४ तेवां को जिल्ला के ति प्रकार के १५ १४ तेवां को जिल्ला के १५ तेवां के १५ १८ तेवां को जिल्ला के १५ तेवां के १५ १८ तेवां के १८ तेवां के १५ १८ तेवां के १८ तेवां के १८ तेवां के १८ तेवां के १८ १८ तेवां के १८ तेवां के १	20 all canors of the state of t	tictent: *frie te for. Fore that the publication of pounts for fore forest publications for if popular text against forest forest publications of publications.	119 100 100 100 100 100 100 100 100 100	America (c., Hoiders Of South rests, Mechanic (c. Menors, A ament Lien Creditors)— ( to to the list of America (c. the crist or a, c. c. to to the of the operatory from the construct of lines, the observations of the crist of the construct of the createst and construct of the construction of the constr	inter inter inter inter inter inter inter
on as less consistent of	controlled of each time of each time of the state of the controlled of the controlle		ion the seeks repend controls feek Practice the controls Practice (24 Notice ling (24 Notice	G. Core		,
icorfiling definities is letter nellem driginal <sup>et</sup> re	Recor emedicald gook with muse Appe 1274 1914 1914 185	Ans in the France 1903. Control present of the control of the cont		residence of the	nea the liftship of new year.	
in influence to income active motion of income active motions or income at the income in the income active motion	eil need eed neb lo eallon grafisseen ed to miceng grafisseen ed signed general ed grafise et an eed ed grafise ed de et an eed ed grafise et an eed e	rishing at solito and at profits at the soliton and solito and at profits at the soliton and at the soliton are at the solit	CLEAGLAIN beniph of mail to startin near (i) A One (in Lieute one in the near the period of the one in the near the near on bruke to entand at groun reserves and benippe, their	A constitution of the cons	adata placam i mente de la companya	Sifer fil). Teletiş Teletisi Leonul
nature 0	/	<del>(</del>	Title	Chief, S	- 460 May 1999	aned .
S./	ayre				otice of Federal Tax lien	

Excerpts From Internal Revenue Code:

## Sec. 6321. Lien For Taxes

If any person hable to pay any tax negl\*, its or refuses to pay the same after demand, the amount "nutrit" or "nutritional additional amount, addition to tax, or asset as the penalty, tegether, with any costs that may accrue in au "mon" cotto shall be a lien in favor of the United States upon or promy and rights to property; whether real of personal, belonging the hearen.

## Sec. 6322. Period Of Lien.

Unless another date is specifically fixed by law, the ilen imposed by section 6321 shall arise at the time the assessment is made and shall continue until the liability for the amount so assessed for a judgment regulate the taxpayer crising out of such liability is satisfied or becomes unenforceable by reason of labse 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 pulcitisser, tolder of a security interest, mechanic's lienor, or judgment lien creditor until notice thereof which meats the jequirements of subsection (f) has been filed by the Secretary.

## n Place For Filing Notice; Form .-

(f) Place For Filing Notice; Form;—

(1) Place For Filing Notice; Form;—

(2) Under State Laws
(3) 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 lice is situated; and

(ii) Personal Property-In the case of personal property, whether tangible or Intemplate, in one office within the State for the county, or other governmental subdivision), as designated by the laws of such Stee, in which the property subject to the line is -situated; 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

(3) Wan Clark Of District Court-In the office of the clark of the United States district court-for the judicial direct in which the property subject to lien is situated, whenever the States district Court-for the judicial direct on the United States district court-for the judicial direct in which the property subject to the States of the District Court-men, if the property subject to the State of the District Of Columbia. If the property subject to the State of the District Of Columbia.

(2) Situs Of Property Subject To Lien - For purposes of paragraphs (1) and (4), properly shall be deamed to be situated (A) Real Property - In the case of real property, at its physical

(6) Personal Property-In the case of personal property, whether tangible or intangible, at the realdeness of the inxpayor at the time the notice of lien is filled.

For purposes of privagraph (2) (B), the residence of a corporation or paringship shall be deemed to be the place of which the principal executive office of the business is located, and the residence of a taxpayor 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 authorition (a) shall be prescribed by the Secretary. Such not a shall be valid administrating any other provision of law regarding ne fon or content of a notice of item.

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

- Socurities
- Motor vahicles
- Personal property purchands attailail
- Personal property purchase (in c' scal salo Personal property subjected to por lossory lien
- Roal property tax and epocial day isser untilians Residential property subject to a mechanic's
- lien for certain repairs and improvements
- : Certain insurance contracts

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

(1) General Rule.—Unless notice of lien is rofiled 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 filed (in accordance with subsection (i) after the expiration of such retilling period.

(2) Place For Filing .-- A notice of then refiled during the required refilling period shall be effective only-

(A) II-

(i) such notice of lien is refilled in the office to which the prior notice of tien was filed; and

(ii) in the case of real property, and the fact of rolling 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 refiting of notice of Ren under subpersonntial, the

prescribed in regulations issued by the Secretary concerning a change in the taxpayor's residence, if a notice of such tien to also filed in accordance with subsoction (f) in the State in which such residence is

(a) Required Rellling Period.—in the case of any notice of ilen, the term "required reliting period"

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

(8) the one-year period ending with the excitation of 10 years after the close of the proceeding equired radiing period for such notice of lien.

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

(e) Release Of Lien .- Subject to such requlations as the Secretary may prescribe, the Secretary shall issue a certificate of release of any lien imposed with respect to any internal revenue tax not later than 29 days effer the day

(1) Liability Satisfied or Unenforceable - The Secretary finds that the liability for the amount assessed, together with all interest in respect thereof, has been fully salisfied or has been fully salisfied or has been fully salisfied or has been fully salisfied to the Se-(2) Bond Accopted-There is furnished to the Se-

(2) Bond Accopted- here is luministed to the Se-cretary and accepted by him a bond that is conditioned upon the payment of the amount assessed, together with all interest in respect thereof, within the time prescribed by taw (including any extension of such time), and that is in accordance with such requirements relating to terms, conditions, and form of the bond and sureties thereon, as may be specified by such

Sec. 6103. Confidentiality and Disclosure of Returns and Return information.

(x) Disclusure of Certain Returns and Return Information For Tax Administration Purposes .-

(2) Disclosure of am unt of sutstanding Bon, if a notice of tien has been filled pirsuant or vinction 6323(h), the amount of the outstanding officially and by such Bern why be disclosed to any person with the whole satisfactory written evidence that he has a right in it is project you become such lien or intends to obtain a right in suc. ( p. spe. y.