Form 668 (Y)

195

Department of the Treasury - Internal Revenue Servic

(Rev. January 1991)

Notice of Federal Tax Lien Under Internal Revenue Laws

District	strict Serial Number			For Optional Use by Recording Office			
Se	eattle, WA		9191236	550			
notice is give assessed agair ilability has be favor of the Un	n that taxes in the following the made, but lifted States on for the amou	, 6322, and 6323 of the (including interest an g-named taxpayer. De it remains unpaid. The all property and rights nt of these taxes, a accrue.	d penalties) h mand for paymerefore, there is to property be	ave been ent of this s a lien in longing to	BY 57.7 Oct 9 1	es this	
Name of Taxpay	er ANNA M	WRIGHT & DEATH.		. अक्ष	GAIL	(
Residence FO BOX 12 STEVERSOR, WA 08648-0012						K Valered D	
below, unless	notice of lien is lay following suc).	RMATION: With respect refiled by the date given his date, operate as a certi	n in column (e), ficate of release	this notice as defined	0	ic 22- it p Intic 1 p I sit 10/1/1/4/1	
Kind of Tax (a)	Tax Period Ended (b)	ldentifying Number (c)	Date of Assessment (d)	Last Day (Refiling <i>(e)</i>		npald Balance f Assessment (f)	
941 941	06/30/90 09/30/90		09/17/90 03/11/91	107377 :047 97		1851.72 768.95	
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Place of Filing	4)	
	COUNT SKAKA	Y ABELTOR NIA COUNTY NSOL, WA 3506	~ (otal \$	2320.67	
This notice wa	as prepared and	l signed at <u>১৯৯৪ চন</u> এ	le. WA			, on this,	
the <u></u> c	lay of	∴, 19 <u> </u>			-		
Signature Title					bracch chief 91-11-0000		
	ficate of officer author466, 1971 - 2 C B. 4		dgments is not essent	,		eral Tax fien Form 668 (Y) (Rev. 1-91	

United States

Excerpts From Internal Revenue Code

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Sec. 6321. Lien For Taxes

If any distant lacie to bry any tax megleons innerties sto pay the same after parties, the so duth shoulding any innerest educations is mouth, appropriately tax, on escessors of every together with any outre that may accrue in appropriations and highest parties of the United States parties proporty and figure to property. Whether real or persons it as ongring to such parties.

Sec. 6322. Period Of Lien.

Unless afrondrips als boerfee y fixed by service constitution of \$20 and \$150 are at 150 are the above ment in made and shall conform the laboration of the service and an assessment a ladgment against the taken yer and point for a service and point for an action of the area and point for a service anamed and point for a service and point for a service and point fo

Sec. 6323. Validity and Priority Against Certain Persons.

Purchaser's, Holders Of Security Interests, Mechanic's Lienors, And Judgment Lien Creditors.—The les mossed by section (823) shall not be valid as against any purchase et, no get of a security interest, mechanic's centure, on judgment l'écoperite un indicate et l'action meets managurent l'écoperite un indicate et l'action meets managurent et sons sons est in la sons et l'action de l'a

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13. Real Processity in the case of the Local ground one office withing the State on the county on other governmental supply side, last dologisted by the BAS of such State on An office of the solution of the solution of the case of personal facilities on a supplemental and last fersonal Process, in the case of personal cookany whether had be writing the in and office with the State got the complete of the Association of the withing State got the complete supplet for the Such State, in which the process by subject for the field such State, in which the process is suppleted to the State sew marely conforming to hear acting Federal is a second of the facilities and as processing as second of the office of the gas dose greated by the favor of such State on 189 With Oars Of District Coult this pre-office of the Crark of the United States as not by law does present for the five of which the company subject to the state which modes the reduction of the District Coulting and the processing state of the District Oction and fire process, subject to the last on its State of Counting in the State of Counting in the

(12) Situs Of Proberty Subject Yorkier, (For purposes of paragraphs (1) and (4) property shall be deemed to be situated. (A) Real Property - in the case of real property, at its physical focation; or

Notice

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B, Personal Property in the case of personal process, syletner fample or changole, at the nosidence of the tappayer at the time the notice of the tappayer.

For purposes of paragraph (2) (5), the residence of a concertion or partnership is rail to deemed to be the prace at which the principal executive office of the pusiness is located, and the residence of a re-payer whose residence is without the United Stales and Deliberred to be in the Oranic of Columbia

Sits es shall be shemed to be the tipe this who do shall a (3) form in The form and content of the needs referred to in Subsoction (4) small be prescribed by the Societary, Such notice shall be taild not with standing any other provision or tak tagarding the form or content of a notice of sen.

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

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Adantay's Fers

Certain insurance contracts

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Refiling Of Notice. -- For purposes of the

Fig. General Rule.——unless notice of Len is reful-ation the manner presenced in paragraph rized uning the recurred refung doning is on nonce of ten shall be related as field on the date on an only of 100 mulatorization, this absention of, after the expiration of summerting period.

12, Place For Filling.—A notice of ten reflect g trajrezured tet ting period shari baleffective only.

> is such notice of senils reflect in the office in which the prior notice of Lea was filed, and

> In the case of real processy, a will will be an index to the earlier reduced by subsection (6.44), and the date of In the case of real processy, and the fact of

(Est at years in one), 30 days or more promote date of a refung of reduce of ten unour subparagraph (A) the

Secretary race ked whiten information (in the manner prescribed in regulations (squed by the Secretary) concerning a change in the targagers residence, dia notice of such ten is also fled in accordance with subsection (f) in the State in which such residence is

(3) Required Refiling Period. -- in the case of any notice of sen, the term required refluing period" mears.

The second of the service and the second of the second of

(B) the one-year period ending with the expiration of 13 years after the close of the preceding required refling period for such notice of lieb.

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

(a) Release Of Lien. — Subject to such regualone as the Secretary may prescribe, the Secretary shall such a certificate of release of any lian imposed with respect to any internal revenue tax not later than 30 days after the day

to any internal revenue tax not rater than 50 days after the day on which:

(1) Eaphity Satisfied or Unenforceable - The Secretary finds that the sacility for the amount assessed, together with all interaction respect thereof, has been fully satisfied or has become legally unenforceable; or call the secretary and accepted by him a bond that is conditioned upon the payment of the amount assessed, together with all interest in respect incred within the time prescribed by faw (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 regulations.

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

(e) Disclosure of Certain Returns and Return information For Tax Administration Purposes.—

(2) Disclosure of amount of outstanding ten, if a notice of lien has been filed pursuant to section 6323/f), the amount of the outstanding obligation secured by such lien may be disclosed to any person who furnishes satisfactory written exidence that he has a right in the property subject to such lier or intends to octain a right in such property.