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Form 668 (Y)

Department of the Treasury - Internal Revenue Service

(Rev. January 1991)

Notice of Federal Tax Lien Under Internal Revenue Laws

| Serial Number | For Optional Use by Recording Office
| For Optional Use by Recording Office
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| Property | Propert

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ice of lien is re	filed by the date give	n in column (e)	this notice	Indexed L <sub>st</sub> Indirect Friend Josiffal Marcel
	dentifying Number (c)	Date of Assessment (d)	Last Day io Refiling (e)	Unpaid Balance of Assessment
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	LEASE INFORMatice of lien is refollowing such of the s	LEASE INFORMATION: With respect lice of lien is refiled by the date give following such date, operate as a certification of the such date of the date	LEASE INFORMATION: With respect to each assessmant color of lien is refiled by the date given in column (e), following such date, operate as a certificate of release ax Period Ended (b)	LEASE INFORMATION: With respect to each assessment listed lice of lien is refiled by the date given in column (e), this notice following such date, operate as a certificate of release as defined  ax Period Ended (b) Identifying Number (c) Assessment (d) Retilling (e)  2/A//65  2/A/

### Excerpts From Internal Revenue Code

#### Sec. 6321. Lien For Taxes

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### Sec. 6322. Period Of Lien.

Unless shorter date is specifically typed by list the verification of social affections and a final time to elections of the series of the time that the election of the series of the s

### Sec. 6323. Validity and Priority Against Certain Persons.

Purchaser's, Holders Of Security Interests, Mechanic's Lienors, And Judgment Lien Creditors.—The len moosod by Section 6921 shall not be valid as against any purchase or notifier of a security interest, mechanic's lenor, or judg-mentical creditor until todical trends which meets the requirements of subsection things peen thep by the Secretary

## Place For Filing Notice; Form.—

(1) Place For Fing . The honce referred to in sub-

(3) Place For Fing. The notice referred to in subsection (a, shall be from the unit of the

further interest on the easy of the bases of District of Columbia

(2) Sius Of Property Subject To Lien - For purposes of paregraphs (1) and (4) property shall be dearled to be situated; (4) Real 5 uperty 3 in the case of real property, at its physical

(B) Pelsonal Property to the case of personal property, whether fangicle or intangictal at the residence of the taxibayer at the time the Potice of tenus tive.

For purposes of paragraph (2) (B), the residence of a corporation or partie ship shall be deemed to be the place at which the principal executive office of the business is located, and the residence of a raxpayer, whose rasidence is without the United States ensures deen ed to be in the Obstruct of Columbia:

(3) Form - The formier's content of the motice referred to in subsection (a) shall be prescribed by the Secretary. Such natice shall be valid not with stranding any other provision of law regarding the form or content of a notice of ten-

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

Filed

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# Refiling Of Notice. -- For purposes of this

33) General Rule.—on essingue of ten is refu ed in the manner besorbed in paragraph (2) during the required in 19 be 100 but notice of len share before sets as tied on the case on which is the 2 in accordance with subsection (f) after the expiration of such son ingrenod.

ca. Place For Filing.—A notice of ten reflect 13 the required ingiperiod shall be effective only

If such notice of wenus reflect in the office in which this prior notice of fen was field and only fitte case of fen mas field and only fitte case of real pricery, and the fact of rolling is entered and recorded in an index to the existing coursed by subsection if, it is and if the case of the fitter, so that on, so can be promote the date of a refungion trice of her united subscappably (A), the

Secretary redeled whitten information (in the manner prestriced in regulations issued by the Secretary) concerning a change in the taxpayer's residence, dia notice of sychilten is also filed in accordance with subsecting the branch which such residence is focated.

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ு Required Refiling Period.—in the case of any notice of Esn, the term "required refiting period"

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

expire years and the same series of the proceeding with the expiration of the preceding recurred refring period for each richical period for each

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

(a) Release Of Lien .— Subject & Nich reguanons as the Secretary may prescribe, the Secretary shall aske a centificate of release of any lion imposed with respect to any internal revenue tax not later than 30 days after the day.

(1) Listery Sailst ad or Unentpreamle - The Se-

(1) Listify Sailst ad or Unentpreable. The Secretary finds that the last lift for the amount assessed, together with a limitest in respect thereof, has been fully satisfied or has become regarly pre-introducible; or (2) Bond Accepted There is furnished to the Secretary and accepted by him a bond that is conditioned upon the payment of the amount assessed, trigetine with all interest in respect review which the final prescribes by law (including any extension of such lifted and that is in accordance with such requirements relating to terms, conditions, and form of the bond and surelies thereon, as may be specified by such regulations.

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

#### Disclosure of Certain Returns and Return information For Tax Administration Purposes.—

(2) Disclosure of amount of outstanding tien, if a notice of Nan has been fled pursuant to section 6323(f), the amount of the outstanding obligation secured by such ten may be disclosed to any person who furnishes satisfactory written evidence that he has a right in the property subject to such fien or intends to obtain a right in such property