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Form 668			ury anternal Revenue Se		- T
(Rev. Seplember 1978)	Notice of Fo	ederal Tax Lien	Under Intern	al Rev	venue Laws 🕠
District	i	Serial Number		For Option	? If Use by Recording Office
REND, NEVADA		RO 10711	2	1	e in the second
As provided by section	ons 6321, 6322, and	6329 of the Internal	Revenue Code.	REÇO	PROED AT REQUEST OF
notice is given that to	exes (including intere	est and penalties) have emand for payment of	been assessed	Zalo	mal Rownie Service
been made, but it rem	ains unpaid. Therefo	re, there is a lien in fav	or of the United 🔠 📗	000)	,
amount of these taxe	es, and additional pe	erty belonging to this to enalties, interest, and	costs that may	00	UN 26 AIO: 55
accrue.	<u> </u>	g :			UN 26 AIO: 55
Name of Taxpayer	•:			•	
EARL G & LINDA	N. GREEN			E U	FFICIAL RECORDS REKA COURTY, NEVADA IS A, DEPADLI-RECORDER
Residence P.O. BOX 145 EUREKA, NEVADA	89316	egy to a to a to a to a		1	FILE 110. 79272 FEE 5. 4.00
MI - 4 - 2 -	T D. J I P	in the same of the		10	Unpaid Balance
, Kind of Tax	Tax Period Ended	Date of Assessment (e)	ldentifying Num ভে	Der	of Assessment (e)
1040	7612	12-25-78			3,245.00
1040	7812	, 12-25 - 78 12-24 - 79			2,135.95
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Place of Filing					
EUREKA COUNTY EUREKA, NEVADA				Total	\$ 5,380,95
LOKEION, KENTION				\	0,000,00
		/ /			
This notice was prepar	ed and signed at	RENO, NEVADA	\		, on this
_ \ \	\	\	1		
he <u>24th</u> day of	June ,19 <u>80</u>				
Signature		Title	/		· · · · · · · · · · · · · · · · · · ·
R. S. HELMS	198460	lmo/	DEVENUE OFFI	rED	•
(Note: Cartificate		law to take acknowledge	REVENUE OFF 10		fidity of Notice of
Federal Tex Lien C	1.C.M. 26419, 1950-1, C.B.				
OK ZZ PAGI	734 Part	1 — To be kept by re	cording office		Form 668 (Rev. 9-78
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		_			AFL G & LINDA W. GREET	

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Excerpts From Internal Revenue Code

Sec. 6321. Lien For Taxes.

If any person liable to pay any tax neglects or refuses to If any person issues to pay any tax inspects or resists or pay the same stars demand, the amount factoring any little est, additions a similar addition to tax, or assessable penalty, together mith any course that many accrete in addition thereto) as table but life its further for the United States upon all property and rights to, property, artistant read or personal, belongible. to such person

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 will the liability for the amount so assessed (or a judgment against the tax-payer arising out of such liability) is satisfied or becomes sweatureable by reason of lapse of time.

Sec. 6323. Validity and Priority Against Certain Persons.

- (a) Purchasers, Holders Or Security interests, Mechanic's Lieuors, And Judgment Lies Creditors. — The New imposed by section 6321 shall not be valid as against any porchastr, holder of a security interest, mechanic's Bency, or Jodgment lies creditor walk notice thereof which meets the requirements of subsection (1) has been filed by the Secretary.
- p) Protection For Certain interests
 Even Though Notice Files.— Even though notice of
 a Sea Imposed by section 6321 has been filed, such Sea
 shall not be valid.—
- 9) Place For Filling Notice: Form.-
- (1) Place For Filling.—The notice referred to in sube dat shall be Clied-

(A) Under State Laws.-

(i) Real Property.—In the case of real property, in one office within the State for the county, or other governmental subdivision), as designated by the laws of such State, in which the property subject to the lien is situated; and (ii) Personal Property.—in the case of p

operty, whether tangible or intangible, in one citics within the State for the county, or other governmental ambdivision), an designated by the laws of such State, in which the property subject to the Ren is situated:

6) With Clink Of District Court.—In the office of the clink of the United States district court for the jodicial district in which the property subject to lies is absaled, whenever the State has not by law designated one office in the court of the cour ests the requirements of subparagraph (A); or

IC) With Recurder Of Deeds Of The District of Column bia.— In the office of the Recorder of Deeds of the District of Columbia, if the property subject to the lies is situated in the District of Columbia.

(2) Situs Of Property Subject To Lien. - For purposes paragraphs (1) and (4), properly shall be deemed to be

of paragraphs (1) and (4), properly shall be decemed to be abunded \(\frac{1}{2}\). (A) Real Property.—In the case of real property, at its physical location; or \(\frac{1}{2}\). (B) Personal Property.—In the case of personal property, whether tangible or intergible, at the residence of the tarpayer at the time the notice of lien in filed.

For purposes of paragraph (2)(B), the residence of a continuous poration 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 targers whose residence is without the United States shall be Geemed 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 notice shall be valid notwithstanding any other provision of law regarding the form or content of a

b) Refiling Of Notice. - For purpose of tale

(1) General Rule. - Unless notice of lies in reflect in the manner prescribed in paragraph (2) during the required refling period, such notice of tien shall be treated as filed on the date on which it is filed (in accordance with subsection (i)) after the expiration of such refling period.

(2) Place For Filling.—A notice of the retiled during the regular refiling period shall be effective only—

(A) If such notice of their is refiled in the office in

(A) it such actical of their is resident on the circle in which the price notice of line was filled; and

(B) in any case in which, 90, days or more prior to the date of a retiling of incide of lines enter department.

(A) the Secretary received written information (in the manner prescribed in regulations issued by the Secretary). concerning a change in the tampyer's residence. If a notice of such lies is also filed in accordance with subsaction (7) in the State in which such residence is located

P.O. 80X 145

c) Registed Relies Paries - have case of satisfied the paries of the par

IX -- (A) the one-way seriod en 30 days after the ex piration of 6 years after the date of the assessment of

e ter, and

(B) the conspany partiel emilling with the expiration of
years) when the close of the preceding experted reliting
tried for such action of these. 6 years after the close of the pres-period for each notice of him.

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

(a) Release Of Liew. — Subject to such regulations as the Secretary may prescribe, the Secretary may issue a cer-tificate of release of any fine imposed with respect to any

Internal revenue (as if —) and supposed with respect to any (ii) Linking Satisfied or Usanisrounits.—The Secretary finds that the linking for the amount accessed, together with all interest in respect thereof, has been folly satisfied or has become legally usanisrounitie; or (2). Bond Accepted.—There is femiched to the Secretary and accepted by the a bond that is conditioned upon the physical of the amount assessed, together with all interest in respect thereof, within the time prescribed by the Ontology any extension of such time), and that is in acceptance with such respectations, and form of the band and saustins thereon, as may be espectful by such reputations.

Sec. 6103. Confidentiality and disclosure of returns and return information.

g.(k) Disclosere of Certain Returns and Return information for Tax Administration Pur-gosos.— ALA Zain a decidada) anses,-

(2) Disclosure of an at of outsite of lies has been find pursuant to section 6323(1) the amount of the cutstanding deligation secured by such lies may be disclosed in any pursus who furnishes autisfactory written without that he has a right in the properly subject to such line or belonds to situate a right in such properly.

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