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660		Department	of the Tressury - Internal F	tevenus Service		1
Form 668 Rev. December 1962)	Notice of Federal Tax Lien Under Internal Revenue Laws					
Hey, December 1902)	\ \					
District		Serial Number			For Optional Use by Recor	ding Office
Reno, Nevad	la			ļ	\ \	
Veno , uevac	·					
As provided by sec	lions 6321, 6322, an	d 6323 of the Internal Rev	enue Code, notice is	given	\	
hal taxes (includin) ان	g interest and penalt	les) have been assessed a	igainsi ine tollowing: Ia hut it temalos i	inpald.		\
` - 4 . 4	- Heale favor of the	LITHIAN STATES ON ALL DICH	deriv and riding to Pr	opens		\
belonging to this to Cand costs that may	axpayer for the amo	unt of these taxes, and ac	Iditional benefices, in	1000		\
. 2010 CO313 (1101 1110)	, 400.00.			_		1
Name of taxpayer				The same of the sa		1
	& Patricia A	. Addleman		The state of the s		1
Broken Cin	ch Ranch					1
P.O. Box 4	96			1		7
Eureka, Ne	vada 89316		_/	-\- \		7/4
IMPORTANT RELEAS	E INFORMATION —	With respect to each asse	ssment list below, un	less notice		1
of tien is reflied by the operate as a certifical	na data olven in COL	mn (e), this notice snail, c	in the day following	such date,		
operate as a certifica	(e of release as com	ico in mo us— (a)				
	Tax Perlod		Date of	Last Day for	Unpaid Bal of Assess	ance
Kind of Tax	Ended	Identifying Number	Assessment (d)	Refiling (e)	(1)	nent
(8)	(6)		\ \		 	
0/2	12-31-82	88-0126072	03-14-83	04-11-89	1,598.82	
943	12-31-02	00-0120012				

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Piace of filling	ounty Recorder	#4350	/ /	Total	s	
Eureka, N	levada 89316		/ /	[[[]]	1,598.82	
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This notice was prep	is beneils has have	Reno, Nevada		RETURN 1	- 11 (* 12)(* 12 (* 12 (* 12)(* 12 (* 12)	on this
I UIS UDTICE Mas bieb				S. ECIAL I	SKOCEDOKES LOVOS	NOF
	[. 19 84		P. O. BOX RENO, NV	4200	
the 14th day o	f February	19		I(EIAO) IAA	. 65300	
Signature ()	- \ / :	1	Title		· · · · · · · · · · · · · · · · · · ·	
do K	t Downe	ω		0 0 f f f c c =		
V, Linde	rsmith	· · · · · · · · · · · · · · · · · · ·	Kevenu	Officer	Iv of Notice of Federal Tax II	
(Note:	: Certificate of officer (1, 26419, 1950-1, C.B.	authorized by law to take, ack 125.)	obwiedlededig it up:	BUUK J ,	ity of Notice of Federal Tax U 2 1 PAGE 408	
			ept by recording offic		L ,	Form 868 (Rev. 12-82
	AFT.	ranı — robek	Chi n'i recolonià alti			

Excerpts From Internal Revenue Code

Sec. 6321. Lien For Taxes.

Illam person fabbe to pay any tax neglects or refuses to pay the same after demand, the amount (including any interest, additional amount, addition to tax, or assessable penalty, together with any costs that may accrue in addition thereto) stable to a line in favor of the United States upon all property and rights to property, whether real or personal, belonging to such person.

Sec. 6322. Period Of Lien.

Unless another date is specifically fixed by taw, the lien imposed by section 6321 shall arise at the time the assessment is made and shall continue until the habitity for the amount so assessed (or a prognent against the tarpayer arising out of such nability) is satisfied or becomes unenforceable by reason

Sec. 6323. Validity and Priority

Against Certain Persons.

(a) Purchasers, Holders Of Security Interests, Machanic's Lienors, And Judgment Lien Creditors,—The ken imposed by section 6321 shall not be valid as against any purchaser, hoser of a security inferest nechanc's Senor, or judgment ten creditor until notice thereof which meets the requirements of subsection (i) has been fixed by the Secretary.

(b) Projection For Certain Interests Even Though

(b) Profection For Certain Interests Even Though Notice Filed. — Even though notice of a tien emposed by section 6321 has been filed, such Les shail not be valid— (in Place For Filing Notice: Form.— (1) Place For Filing Notice: Form.— (1) Place For Filing—The notice referred to in subsection (a) shall be filed— (A) Under State Lass— (i) Real Property—In the case of real property, in one office within the State (or the county, or other governments 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 personal property, whether tangule or intangible, in one office within the State (or the county or other governmental subdivision), as designated by the taws of such State, in which the property subject to the lien is siduated, or (B) With Clerk Of District Court.—In the office of the

perfy subject to the ben's situated, or (B) With Clerk Of District Court.—In the office of the clerk of the United States district court for the publical district in which the property subject to ben is situated, whenever he state has not by tark designated one office which meets the requirements of subparagraph (A); or

(C) With Recorder Of Deeds Of The District of Columbia.—In the office of the Recorder of Deeds of the District of Columbia. —In the poperty subject to the Iten is situated in the District of Columbia.

(2) Salus Of Property Subject To Lien.—For purposes of paragraphis (1) and (4), property shalf be deemed to be situated.—

(A) Post Property. - In the case of real property, at its

(A) Peal Property.—In the case of real property, at its physical location, or

(B) Personal Property—In the case of personal property, whether languise or intempole, at the residence of the lasphage at the time the notice of their is fired for purposes of paragraph (2)(B). The residence of a comporation or partnership should be deemed to be the place at which the principal executive office of the business is located, and the residence of a tapapyer whose residence is willown the times distress shall be resemed in the in the District of the united States shall be deemed to be in the District of

(3) Form —The form and content of the notice referred to in subsection (a) shall be presented by the Secretary Such notice shall be valid nutwithstanding any other provision of law regarding the form or content of a notice of lien

(g) Refiling Of Notice. -- For purpose of this section-

(a) Retining of notice. — For purpose or time section— (1) General Rule. — Unless notice of lien is refired in the manner prescribed in paragraph [2] during the required refiring period, such notice of lien shall be freated as fixed on the date on which it is fixed (in accordance with subsection (1)) after the appraison of such refiring period. (2) Place For Filling. — A rotice of their refuted during the required refiring period shall be effective only— (A) if such notice of lien is refired in the office in which the even notice of term was their and.

pain successful or mass filed and (B) in any case in which 90 days or more prior to the date of a retiring of notice of hen under subparagraph (A), the Secretary received witten information (in the manner prescribed in regulations issued by the Secretary) concerning a change in the fundamental of the secretary concerning a change in the fundamental of the secretary concerning a change in the fundamental of the secretary concerning a change in the fundamental of the secretary concerning a change in the fundamental of the secretary concerning a change in the fundamental of the secretary concerning a change in the secretary change i State in which such residence is located

(3) Required Refiling Period,—In the case of any ratice of Sen, the term "required refiling period" means—
(A) the one-year period ending 30 days after the expiration of 6 years after the date of the assessment of the

(B) the one-year period ending with the expiration of 6 years after the close of the preceding required reflang period for such notice of ten.

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

(a) Refease Of Lien.—Subject to such regulations as the Secretary may prescribe, the Secretary shall issue a centicate of release of any fion imposed with respect or my internal revenue has not later than 30 days after the day on

which (1) Liability Salished or Unenforceable.—The Secretary finds that the liability for the amount assessed, together with all interest in respect thereof, has been fully salished or has become tegyldy unenforceable, or (2) Bond Ancepted.—There is funraished to the Secretary and accepted by find a bond that is comptoned upon the payment of the amount assessed, together with all interest in respect thereof, within the time prescribed by fair including any extension of such time), and that is in accordance with such requirements relating to terms, concloss, and form of the bond and surelies thereon, as may be 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.

(k) Disclosure of Certain Returns and Roturn Information For Tax Administration

(2) Disclosure of amount of outstanding ben.—If a notice of ten has been filed pursuant to section 63280, the amount of the outstanding obligation secure of by such learn may be disclosed to any person who furnishes satisfactory written evidence that he has a right in the Spermy subject such then or intends to TRA a right in superroperty.

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