Department of Treasury - Internal Revenue Service Form 668(Y) Notice of Federal Tax Lien Under Internal Revenue Laws District Serial Number For Optional Use by Recording Office Las Vegas, NV 889110694 As provided by sections 6321, 6322, and 6323 of the Internal Revenue Code, notice is given that taxes (including interest and penalties) have been assessed against the following-named taxpayer. Demand for payment of this liability had been made, but it remains unpaid. Therefore, there is a lien in favor of the United States on all property and rights to property belonging to this taxpayer for the amount of these taxes, and additional penalties, interest, and costs that may accrue. Name of Taxpayer DENNIS L & ERIKA G DUBOIS JR Residence HCR BOX 11 HIKO, NV 89017-9800 IMPORTANT RELEASE INFORMATION: With respect to each assessment listed below, unless notice of lien is refued by the date given in column (e), this indice shall, on the day following such date, operate as a certificate of release as defined in IRC 6325(a). Tax Period Date of Last Day of Unpaid Balance Kind of Tax identifying Number Ended Refiling **Assessment** of Assessment 12/31/87 1040 11/21/88 12/21/98 6623.02 THEN TAali Felid Place of Filing COUNTY RECORDER LINCOLN COUNTY Total 6623.02 PIOCHE, NV 89043 This notice was prepared and signed at \_\_\_\_ Las Vegas, NV the 8th day of July Signature for RON, SMIATH 1335

88-01-1335

MOTE. Certificate of officer authorized by law to take acknowledgements is not essential to the validity of Notice of Federal Tax Lien Chief SPf

FOTTO (6884) (200. 12-85)

Clark (or Registrar) day 820700 United States Tax ᆏ YURIKO SETZER ð 16th Notice 티

## Excerpte From Internal Revenue Code

Sec. 6321. Lien For Taxes.

If any person flable to pay any fax neglects or reluses to pay the same after demand, the amount (including any interest, additional amount, addition to tax, or essessable penalty, together with any costs that may accrue in addition the hard costs that har posts that may accrue in addition thereigh shall be a lian in favor of the United States upon all property and rights to property, whether reet or personal, belonging to such person.

Sec. 6322. Period Of Lien.

Unlaws enother date is specifically fixed by law, the lies imposed by section 521 shall erize at the time the assessment is made and shall continue until the flability for the amount to assessed (or a judgement against the taxpayer arising out of such flability) is satisfied or bicomes unenforceable by reason of tapes of time.

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

(a) Purchaser's Holders Of Security In-terests, Mechanic's Lienors, And Judgement Lien Creditors. The lies imposed by section 521 shall not be valid as against any purchaser, holder of a security interest, mechanic's lienor, or judgement lien creditor until cottee thereof which meets the requirements of subsection (0) has been filed by the Secretary.

## in Place For Filling Notice; Form.-

(1) Place for Filing. The notice referred to in subsection (a) shall be illed.

(A) Under State Lews.

(B) Read 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, which the property subject to the lien is situated; and (ii) Personal Property. In the case of personal property, whether lampide or intemplies, 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 lien is situated; or

or environment augment to the life of the situation (b) (With Clerk of Bestrict Court - in the allites of the cite of the Burnied States district court for the judicial district in which the property subject to the situated, whenever the State has subparagrent (A), or (C) With Reporter Of Deeds of the Destrict Of Columbia - it has officed the Recorder of Deeds of the State of Columbia, it has property subject to the fien is ultimated in the District of Columbia.

olumbia.

(2) Situs Di Propesty Subject To Llen - For purposes of paragraphs (1) and (4), property shall be desimed to be situated:

(A) Real Property - In the case of real property, at its physical location; or (6) Personal Property - In the case of personal property, whather rangible or letangible, at the sectionic of the taxpayer at the time the notice of lien is filled.

For purposes of paragraph (2) (B), the residence of a corporation or parinership shall be deemed to be the place at which the principal executive ciling of the business is located, and the residence of a tax payer 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 resieved to in subsection (a) shall be prescribed by the Secretary. Such notice shall be walld not withstanding any other provision of law regarding 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:

- Securities
   Molor vehicles
   Molor vehicles
   Mersonal property purchased at retail
   Personal property purchased in casual sale
   Personal property subjected to possessory flan
   Raid property tax and special assessment lides
   Residentic property subject (o a mechanishis
   Illen to certain repairs and improvements
   Attorneys lares
   Certails insurance contracts
   Passiconts leare

igi Refilling Of Natice. - For purchase of this

- (1) General Rule. Unless notice of lien is relied in the mininer practibad in paragraph (3) during the required reliting period, such notice of lien shall be trasted as lifed on the date on which is plaid in accordance with subsection (7) after the expiration of such reliting period.

entered and recorded in an indext to the astern required by subsection (1)44, and (8) in any case in which, 90 days or more juice to she date of a refuling of notice of lian under subparagraph (A), the Secretary received written information (in the manner prescribed in regulations issued by the Secretary concerning a change in the taxoub by the Secretary concerning a change in the taxoub yet in the Secretary concerning a change in the taxoub yet in subsection (8 in the State in which such residence is location.)

(a) Required Retilling Period. - In the case any notice of less, the term required retilling period" maphe(A) the one-year period anding 30 days after the supplication of 5 years after the date of the assessment of the task of (B) the one-year period ending with the expiration of 8 years after the citize of the preceding required refilling period for such notice of less,

Sec. 6325. Release Of Lien Or Discharge Of Property

(a) Release Of Lien. - Subject to such regulations as the Secretary may prescribe, the Secretary shall save a certification or leases of any lien imposed this respect to any internet sevenue tax not share than 30 days after the day on

issue a certificate or receive un en announcement en tre day on un internet enseme La knot letter than 30 days after the day on which.

(1) (tability Satisfied or Unenforceable - The Secretary flods that the liability for the amount excessed, together without interest is expect thereof, has been fully satisfied or het become legality unterforceable, or [2] Bond Accepted - Then is furnished to the Secretary and accepted by him a bond that is conditioned upon the payment of the amount accessed, togother with all interest is respect thereof, within the time prescribed by law finctioning any extension of such time, 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 in-

formation. (i) Disclosure of Certain Returns and Return Information For Tax Administration

Purposes. -

(2) Disclosure of amount of outstanding filen - if a notice of lian has been filled pursuant to section 6223(f), the amount of the outstanding obligation secured by such lian may be disclored to any person who tuninhers stall stactory written incidence that he has right to this property subject to such their or intends to obtain a right to such property.

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