Notice of Federal Tax Lien Under Internal Revenue Laws Serial Number	Form 668		1.	of the Treasury - Interna	4	
Senial Number Rengo, Nevada As provided by sociones \$221, \$222, and \$323 of the internal Revenue Code, notice is given that lavely including interest and penalties) have been assessed against the following-nafted languages: Demand for payment of this liability has been made, but it remains unpaid therefore, there is a lieu in favor of the United States on all property belonging to this languages for the amount of these taxes, and additional penalties, interest, and evoit that may accrue. Name of languages Terry N. Tollefson	(Rev. Sept. 1983)	Noti		Lien Under i	nternal Reve	nue Laws
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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 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) shall be a lien in layor 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 law, the lien imposed by section 6321 shall arise at the time the assessment is made and shall continue until the liability for the amount so assessed (or a judgment against the taxpayer arising out of such liability) is satisfied or becomes unenforceable by reason of lapse of time.

Sec. 6323. Validity and Priority Against Certain Persons.

- (a) Purchasers, Helders Of Security Interests, Mechanic's Lieners, And Judgment Lien Creditors.—The lien Imposed by section 6321 shall not be valid as against any purchaser, holder of a security Interest, mechanic's lienor, or judgment lien creditor until notice thereof which meets the requirements of subsection (I) has been filed by the Secretary.
- (b) Protection For Certain Interests Even Though Notice Filed.—Even though notice of a lien imposed by section 6321 has been filed, such lien shall not be valid—

 (i) Place For Filing Notice: Form.—

 (1) Place For Filing.—The notice referred to in subsection (a) shall be filed—

 (A) Under State Laws—

(A) Under State Laws -

(A) Under State Laws—

(i) Real Property.—In the case of real property, 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; and (ii) Personal Property.—In the case of personal property, whether tangible or intangible, in one office within the

State (or the county, or other governmental subdivision), as designated by the laws of such State, in which the pro-

as designated by the laws of such State, in which the property subject to the lien is situated; or (B) With Clerk Of District Court in the office of the Cerk of the United States district court for the judiciple distinct in which the property subject to the lien is situated, whenever the State has not by law 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, if the property subject to the lien is situated in the District of Columbia.

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

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

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

(B) Personal Property.—In the case of personal property, whether tangible or intangible, at the residence of the taxpayer at the time the notice of lien is filed. For purposes of paragraph (2)(B), the residence of a corporation 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 paragraph (2) the principal executive office of the business is located, and the residence of a taxpayer whose residence is without 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 prescribed by the Secretary. Such notice shall be valid notwithstanding any other provision of law regarding the form or content of a notice of lien.

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

(1) General Rule.—Unless notice of lien is refiled in the manner prescribed in paragraph (2) during the required refiling period, such notice of lien shall be treated as filed on the date on which it is filed (in accordance with subsection (1)) after the expiration of such refiling period.

(2) Place For Filing.—A notice of lien refiled during the required refiling period shall be effective only—(A) if

(A) if
(b) such notice of lich is refiled in the office in which the prior notice of lich was filed, and
(ii) in the case of real property, the fact of refil ing is entered and recorded in an index to the extent required by subsection (if (4), and

(B) In any case in which 90 days or more prior to the date of a refiling of notice of lich under subparagraph (A), the Secretary received written information (in the manner prescribed in regulations issued by the Secretary) concerning a change in the taxpayer's residence, if a notice of such flen is also fided in accordance with subsection (I) in the State in which such residence is located.

(3) Required Reffling Period.—In the case of any ptice of lien, this 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 retiting period for such notice of lien.

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

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

(1) Liability Satisfied or Unenforceable.—The Secretary ids that the liability for the amount assessed, together with all interest in respect thereof, has been fully satisfied or has

become legally unenforceable; or

become legally unenforceable; 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, together with all
interest in respect thereof, within the time prescribed by law
(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. cified by such regulation

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

(k) Disclesure of Certain Returns and Return Information For Tax Administration Purposes.

(2) Disclosure of amount of outstanding lien,-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 evidence that he has a right in the property subject to such lien or intends to obtain a right in such property

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SUZANNE BEAUDREAU RECORDER

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