form 668-A(c)(DO) Rev. July 2002)		Department of the Treasury – Internal Revenue Service Notice of Levy				
DATE: REPLY TO:			TELEPHONE NUMBER OF IRS OFFICE:			
			NAME AND ADDRESS O	TAXPAYER:		
TO:						
			IDENTIFYING NUMBER(S	S):		
HIS ISN'T A BILL FOR T	Tax Period Ended	A NOTICE OF LEVY WE ARE USING TO CO Unpaid Balance of Assessment	OLLECT MONEY OWED BY THE TAXPAYER Statutory Additions	NAMED ABOVE. Total		
IS LEVY WON'T ATTAC	H FUNDS IN IRAs, SELF-E	MPLOYED INDIVIDUALS' RETIREMENT	Total			
ANS, OR ANY OTHER	RETIREMENT PLANS IN	YOUR POSSESSION OR CONTROL,	Amount Due ►			
The Internal Reve		at there is a lien for the amount the	nat is owed. Although we have give s you to turn over to us this perso			

property (such as money, credits, and bank deposits) that you have or which you are already obligated to pay this person. However, don't send us more than the "Total Amount Due."

Money in banks, credit unions, savings and loans, and similar institutions described in section 408(n) of the Internal Revenue Code must be held for 21 calendar days from the day you receive this levy before you send us the money. Include any interest the person earns during the 21 days. Turn over any other money, property, credits, etc. that you have or are already obligated to pay the taxpayer, when you would have paid it if this person asked for payment.

Make a reasonable effort to identify all property and rights to property belonging to this person. At a minimum, search your records using the taxpayer's name, address, and identifying numbers(s) shown on this form. Don't offset money this person owes you without contacting us at the telephone number shown above for instructions. You may not subtract a processing fee from the amount you send us.

To respond to this levy —

- 1. Make your check or money order payable to **United States Treasury**.
- 2. Write the taxpayer's name, identifying number(s), kind of tax and tax period shown on this form, and "LEVY PROCEEDS" on your check or money order (not on a detachable stub.).
- 3. Complete the back of Part 3 of this form and mail it to us with your payment in the enclosed envelope.
- 4. Keep Part 1 of this form for your records and give the taxpayer Part 2 within 2 days.

If you don't owe any money to the taxpayer, please complete the back of Part 3, and mail that part back to us in the enclosed envelope.

Signature of Service Representative		Title	
Part 1— For Addressee	Catalog No. 15704T	www.irs.gov	Form 668-A(c)(DO) (Rev. 7-2002)

Excerpts from the Internal Revenue Code

SEC. 6331. LEVY AND DISTRAINT.

- (b) Seizure and Sale of Property.-The term "levy" as used in this title includes the power of distraint and seizure by any means. Except as otherwise provided in subsection (e), a levy shall extend only to property possessed and obligations existing at the time thereof. In any case in which the Secretary may levy upon property or rights to property, he may seize and sell such property or rights to property (whether real or personal, tangible or intangible).
- (c) Successive Seizures.-Whenever any property or right to property upon which levy has been made by virtue of subsection (a) is not sufficient to satisfy the claim of the United States for which levy is made, the Secretary may, thereafter, and as often as may be necessary, proceed to levy in like manner upon any other property liable to levy of the person against whom such claim exists, until the amount due from him, together with all expenses, is fully paid.

SEC. 6332. SURRENDER OF PROPERTY SUBJECT TO LEVY.

- (a) Requirement.-Except as otherwise provided in this section, any person in possession of (or obligated with respect to) property or rights to property subject to levy upon which a levy has been made shall, upon demand of the Secretary, surrender such property or rights (or discharge such obligation) to the Secretary except such part of the property or rights as is, at the time of such demand, subject to an attachment or execution under any judicial process.
- (b) Special rule for Life Insurance and Endowment Contracts
- (1) In general.-A levy on an organization with respect to a life insurance or endowment contract issued by such organization shall, without necessity for the surrender of the contract document, constitute a demand by the Secretary for payment of the amount described in paragraph (2) and the exercise of the right of the person against whom the tax is assessed to the advance of such amount. Such organization shall pay over such amount 90 days after service of notice of levy. Such notice shall include a certification by the Secretary that a copy of such notice has been mailed to the person against whom the tax is assessed at his last known address.
- (2) Satisfaction of levy.-Such levy shall be deemed to be satisfied if such organization pays over to the Secretary the amount which the person against whom the tax is assessed could have had advanced to him by such organization on the date prescribed in paragraph (1) for the satisfaction of such levy, increased by the amount of any advance (including contractual interest thereon) made to such person on or after the date such organization had actual notice or knowledge (within the meaning of section 6323 (i)(1)) of the existence of the lien with respect to which such levy is made, other than an advance (including contractual interest thereon) made automatically to maintain such contract in force under an agreement entered into before such organization had such notice or knowledge.
- (3) Enforcement proceedings.—The satisfaction of a levy under paragraph (2) shall be without prejudice to any civil action for the enforcement of any lien imposed by this title with respect to such contract.
- (c) Special Rule for Banks.-Any bank (as defined in section 408(n)) shall surrender (subject to an attachment or execution under judicial process) any deposits (including interest thereon) in such bank only after 21 days after service
- (d) Enforcement of Levy.
- (1) Extent of personal liability.—Any person who fails or refuses to surrender any property or rights to property, subject to levy, upon demand by the Secretary, shall be liable in his own person and estate to the United States in a sum equal to the value of the property or rights not so surrendered, but not exceeding the amount of taxes for the collection of which such levy has been made, together with costs and interest on such sum at the underpayment rate established under section 6621 from the date of such levy (or, in the case of a levy described in section 6331 (d)(3), from the date such person would otherwise have been obligated to pay over such amounts to the taxpayer). Any amount (other than costs) recovered under this paragraph shall be credited against the tax liability for the collection of which such
- (2) Penalty for violation.—In addition to the personal liability imposed by paragraph (1), if any person required to surrender property or rights to property paragraph (1), if any person required to surferder property or rights to property distributions and the cause, such person shall be liable for a penalty equal to 50 percent of the amount recoverable under paragraph (1). No part of such penalty shall be credited against the tax liability for the collection of which such levy was made.
- (e) Effect of honoring levy.—Any person in possession of (or obligated with respect to) property or rights to property subject to levy upon which a levy has been made who, upon demand by the Secretary, surrenders such property or rights to property (or discharges such obligation) to the Secretary (or who pays a liability under subsection (d)(1)), shall be discharged from any obligation or liability to the delinquent taxpayer and any other person with respect to such property or rights to property ariging from such surrender or payment. rights to property arising from such surrender or payment.

SEC. 6333. PRODUCTION OF BOOKS.

If a levy has been made or is about to be made on any property, or right to property, any person having custody or control of any books or records, containing evidence or statements relating to the property or right to property subject to levy, shall, upon demand of the Secretary, exhibit such books or records to the Secretary.

SEC. 6343. AUTHORITY TO RELEASE LEVY AND RETURN PROPERTY.

- (a) Release of Levy and Notice of Release .-
- (1) In general.-Under regulations prescribed by the Secretary, the Secretary shall release the levy upon all, or part of, the property or rights to property levied upon and shall promptly notify the person upon whom such levy was made (if any) that such levy has been released if-
- (A) the liability for which such levy was made is satisfied or becomes unenforceable by reason of lapse of time,
 - (B) release of such levy will facilitate the collection of such liability,
- (C) the taxpayer has entered into an agreement under section 6159 to satisfy such liability by means of installment payments, unless such agreement provides otherwise.
- (D) the Secretary has determined that such levy is creating an economic hardship due to the financial condition of the taxpayer, or
- (E) the fair market value of the property exceeds such liability and release of the levy on a part of such property could be made without hindering the collection of such liability.

For purposes of subparagraph (C), the Secretary is not required to release such levy if such release would jeopardize the secured creditor status of the Secretary.

- (2) Expedited determination on certain business property.—In the case of any tangible personal property essential in carrying on the trade or business of the taxpayer, the Secretary shall provide for an expedited determination under paragraph (1) if levy on such tangible personal property would prevent the taxpayer from carrying on such trade or business.
- (3) Subsequent levy.—The release of levy on any property under paragraph (1) shall not prevent any subsequent levy on such property.
- (b) Return of Property.-If the Secretary determines that property has been wrongfully levied upon, it shall be lawful for the Secretary to return-
 - (1) the specific property levied upon,
 - (2) an amount of money equal to the amount of money levied upon, or
- (3) an amount of money equal to the amount of money received by the United States from a sale of such property.

Property may be returned at any time. An amount equal to the amount of money levied upon or received from such sale may be returned at any time before the expiration of 9 months from the date of such levy. For purposes of paragraph (3), if property is declared purchased by the United States at a sale pursuant to section 6335(e) (relating to manner and conditions of sale), the United States shall be treated as having received an amount of money equal to the minimum price determined pursuant to such section or (if larger) the amount received by the United States from the resale of such property.

- (d) Return of Property in Certain Cases.—If—
- (1) any property has been levied upon, and
- (2) the Secretary determines that-
- (A) the levy on such property was premature or otherwise not in accordance with administrative procedures of the Secretary,
- (B) the taxpayer has entered into an agreement under section 6159 to satisfy the tax liability for which the levy was imposed by means of installment payments, unless such agreement provides otherwise,
 - (C) the return of such property will facilitate the collection of the tax liability, or
- (D) with the consent of the taxpayer or the National Taxpayer Advocate, the return of such property would be in the best interests of the taxpayer (as determined by the National Taxpayer Advocate) and the United States,

the provisions of subsection (b) shall apply in the same manner as if such property had been wrongly levied upon, except that no interest shall be allowed under subsection (c).

Applicable Sections of Internal Revenue Code

6321. LIEN FOR TAXES.

6322. PERIOD OF LIEN.

6325. RELEASE OF LIEN OR DISCHARGE OF PROPERTY.

6331. LEVY AND DISTRAINT.

6332. SURRENDER OF PROPERTY SUBJECT TO LEVY.

6333. PRODUCTION OF BOOKS.

6334. PROPERTY EXEMPT FROM LEVY.

6343. AUTHORITY TO RELEASE LEVY AND RETURN PROPERTY.

7426. CIVIL ACTIONS BY PERSONS OTHER THAN TAXPAYERS.

7429. REVIEW OF JEOPARDY LEVY OR ASSESSMENT PROCEDURES.

For more information about this notice, please call the phone number on the front of this form

Form 668-A(c)(DC (Rev. July 2002)))	Department of the Treasury – Internal Revenue Service Notice of Levy				
DATE: REPLY TO:	TELEPHONE NUMBER OF IRS OFFICE: TO:					
					NAME AND ADDRESS	OF TAXPAYER:
ТО:						
					IDENTIFYING NUMBER	R(S):
Kind of Tax	Tax Period	Ended	Unpaid Balance of Assessment		Statutory Additions	Total
	R RETIREMENT	PLANS IN	MPLOYED INDIVIDUALS' RETIREMENT YOUR POSSESSION OR CONTROL,		Total Amour Due ▶	
unpaid amount. We Banks, credit unic hold your money	old you to pay will send othe ons, savings of for 21 calend	the amo r levies if and loans ar days l	ount you owe, it is still not paid. T we don't get enough with this one s, and similar Institutions desc perfore sending it to us. They mour money, property, credits, etc.	ribed nust i	I in section 408(n) of the In	ternal Revenue Code <u>must</u> n during that time. Anyone
nearest IRS office	with this form, Inited States	so we ca Treasury	ow, please bring a guaranteed p an tell the person who received to be a. If you mail your payment instea or money.	this le	evy not to send us your mone	ey. Make checks and money
			count, we may reimburse you for in one year after the fees are char		ees your bank charged you for	handling the levy. You must
If you have any qui include your telepho			ange payment before other levies time to call.	s are	issued, please call or write u	s. If you write to us, please
Signature of Service	Representati	ve			Title	

Form **668-A(c)(DO)** (Rev. 7-2002)

Part 2— For Taxpayer

Excerpts from the Internal Revenue Code

SEC. 6331. LEVY AND DISTRAINT.

- (b) Seizure and Sale of Property.-The term "levy" as used in this title includes the power of distraint and seizure by any means. Except as otherwise provided in subsection (e), a levy shall extend only to property possessed and obligations existing at the time thereof. In any case in which the Secretary may levy upon property or rights to property, he may seize and sell such property or rights to property (whether real or personal, tangible or intangible).
- (c) Successive Seizures.-Whenever any property or right to property upon which levy has been made by virtue of subsection (a) is not sufficient to satisfy the claim of the United States for which levy is made, the Secretary may, thereafter, and as often as may be necessary, proceed to levy in like manner upon any other property liable to levy of the person against whom such claim exists, until the amount due from him, together with all expenses, is fully paid.

SEC. 6332. SURRENDER OF PROPERTY SUBJECT TO LEVY.

- (a) Requirement.-Except as otherwise provided in this section, any person in possession of (or obligated with respect to) property or rights to property subject to levy upon which a levy has been made shall, upon demand of the Secretary, surrender such property or rights (or discharge such obligation) to the Secretary except such part of the property or rights as is, at the time of such demand, subject to an attachment or execution under any judicial process.
- (b) Special rule for Life Insurance and Endowment Contracts
- (1) In general.-A levy on an organization with respect to a life insurance or endowment contract issued by such organization shall, without necessity for the surrender of the contract document, constitute a demand by the Secretary for payment of the amount described in paragraph (2) and the exercise of the right of the person against whom the tax is assessed to the advance of such amount. Such organization shall pay over such amount 90 days after service of notice of levy. Such notice shall include a certification by the Secretary that a copy of such notice has been mailed to the person against whom the tax is assessed at his last known address.
- (2) Satisfaction of levy.-Such levy shall be deemed to be satisfied if such organization pays over to the Secretary the amount which the person against whom the tax is assessed could have had advanced to him by such organization on the date prescribed in paragraph (1) for the satisfaction of such levy, increased by the amount of any advance (including contractual interest thereon) made to such person on or after the date such organization had actual notice or knowledge (within the meaning of section 6323 (i)(1)) of the existence of the lien with respect to which such levy is made, other than an advance (including contractual interest thereon) made automatically to maintain such contract in force under an agreement entered into before such organization had such notice or knowledge.
- (3) Enforcement proceedings.—The satisfaction of a levy under paragraph (2) shall be without prejudice to any civil action for the enforcement of any lien imposed by this title with respect to such contract.
- (c) Special Rule for Banks.-Any bank (as defined in section 408(n)) shall surrender (subject to an attachment or execution under judicial process) any deposits (including interest thereon) in such bank only after 21 days after service
- (d) Enforcement of Levy.
- (1) Extent of personal liability.—Any person who fails or refuses to surrender any property or rights to property, subject to levy, upon demand by the Secretary, shall be liable in his own person and estate to the United States in a sum equal to the value of the property or rights not so surrendered, but not exceeding the amount of taxes for the collection of which such levy has been made, together with costs and interest on such sum at the underpayment rate established under section 6621 from the date of such levy (or, in the case of a levy described in section 6331 (d)(3), from the date such person would otherwise have been obligated to pay over such amounts to the taxpayer). Any amount (other than costs) recovered under this paragraph shall be credited against the tax liability for the collection of which such
- (2) Penalty for violation.—In addition to the personal liability imposed by paragraph (1), if any person required to surrender property or rights to property paragraph (1), if any person required to surferder property or rights to property distributions and the cause, such person shall be liable for a penalty equal to 50 percent of the amount recoverable under paragraph (1). No part of such penalty shall be credited against the tax liability for the collection of which such levy was made.
- (e) Effect of honoring levy.—Any person in possession of (or obligated with respect to) property or rights to property subject to levy upon which a levy has been made who, upon demand by the Secretary, surrenders such property or rights to property (or discharges such obligation) to the Secretary (or who pays a liability under subsection (d)(1)), shall be discharged from any obligation or liability to the delinquent taxpayer and any other person with respect to such property or rights to property ariging from such surrender or payment. rights to property arising from such surrender or payment.

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- (a) Release of Levy and Notice of Release .-
- (1) In general.-Under regulations prescribed by the Secretary, the Secretary shall release the levy upon all, or part of, the property or rights to property levied upon and shall promptly notify the person upon whom such levy was made (if any) that such levy has been released if-
- (A) the liability for which such levy was made is satisfied or becomes unenforceable by reason of lapse of time,
 - (B) release of such levy will facilitate the collection of such liability,
- (C) the taxpayer has entered into an agreement under section 6159 to satisfy such liability by means of installment payments, unless such agreement provides otherwise.
- (D) the Secretary has determined that such levy is creating an economic hardship due to the financial condition of the taxpayer, or
- (E) the fair market value of the property exceeds such liability and release of the levy on a part of such property could be made without hindering the collection of such liability.

For purposes of subparagraph (C), the Secretary is not required to release such levy if such release would jeopardize the secured creditor status of the Secretary.

- (2) Expedited determination on certain business property.—In the case of any tangible personal property essential in carrying on the trade or business of the taxpayer, the Secretary shall provide for an expedited determination under paragraph (1) if levy on such tangible personal property would prevent the taxpayer from carrying on such trade or business.
- (3) Subsequent levy.—The release of levy on any property under paragraph (1) shall not prevent any subsequent levy on such property.
- (b) Return of Property.-If the Secretary determines that property has been wrongfully levied upon, it shall be lawful for the Secretary to return-
 - (1) the specific property levied upon,
 - (2) an amount of money equal to the amount of money levied upon, or
- (3) an amount of money equal to the amount of money received by the United States from a sale of such property.

Property may be returned at any time. An amount equal to the amount of money levied upon or received from such sale may be returned at any time before the expiration of 9 months from the date of such levy. For purposes of paragraph (3), if property is declared purchased by the United States at a sale pursuant to section 6335(e) (relating to manner and conditions of sale), the United States shall be treated as having received an amount of money equal to the minimum price determined pursuant to such section or (if larger) the amount received by the United States from the resale of such property.

- (d) Return of Property in Certain Cases.—If—
- (1) any property has been levied upon, and
- (2) the Secretary determines that-
- (A) the levy on such property was premature or otherwise not in accordance with administrative procedures of the Secretary,
- (B) the taxpayer has entered into an agreement under section 6159 to satisfy the tax liability for which the levy was imposed by means of installment payments, unless such agreement provides otherwise,
 - (C) the return of such property will facilitate the collection of the tax liability, or
- (D) with the consent of the taxpayer or the National Taxpayer Advocate, the return of such property would be in the best interests of the taxpayer (as determined by the National Taxpayer Advocate) and the United States,

the provisions of subsection (b) shall apply in the same manner as if such property had been wrongly levied upon, except that no interest shall be allowed under subsection (c).

Applicable Sections of Internal Revenue Code

6321. LIEN FOR TAXES.

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6331. LEVY AND DISTRAINT.

6332. SURRENDER OF PROPERTY SUBJECT TO LEVY.

6333. PRODUCTION OF BOOKS.

6334. PROPERTY EXEMPT FROM LEVY.

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7426. CIVIL ACTIONS BY PERSONS OTHER THAN TAXPAYERS.

7429. REVIEW OF JEOPARDY LEVY OR ASSESSMENT PROCEDURES.

For more information about this notice, please call the phone number on the front of this form

Form 668-A(c)(DO) Rev. July 2002)	Department of the Treasury – Internal Revenue Service Notice of Levy				
DATE: REPLY TO:			TELEPHONE NUMBER OF IRS OFFICE:		
			NAME AND ADDRESS O	F TAXPAYER:	
TO:					
			IDENTIFYING NUMBER	S):	
THIS ISN'T A BILL FOR T	TAXES YOU OWE. THIS IS A	NOTICE OF LEVY WE ARE USING TO CO Unpaid Balance of Assessment	Statutory Additions	R NAMED ABOVE. Total	
IIS I EVY WON'T ATTAC	H FIINDS IN IPAc SELE	MPLOYED INDIVIDUALS' RETIREMENT	Total		
ANS, OR ANY OTHER		YOUR POSSESSION OR CONTROL,	Amount Due ►		
Ve figured the intere	st and late payment pe	enalty to			
			nat is owed. Although we have give s you to turn over to us this perso		

person earns during the 21 days. Turn over any other money, property, credits, etc. that you have or are already obligated to pay the taxpayer, when you would have paid it if this person asked for payment.

Make a reasonable effort to identify all property and rights to property belonging to this person. At a minimum, search your records using the taxpayer's name, address, and identifying numbers(s) shown on this form. Don't offset money this person owes you without contacting us at the telephone number shown above for instructions. You may not subtract a processing fee from the amount you send us.

To respond to this levy —

- 1. Make your check or money order payable to **United States Treasury**.
- 2. Write the taxpayer's name, identifying number(s), kind of tax and tax period shown on this form, and "LEVY PROCEEDS" on your check or money order (not on a detachable stub.).
- 3. Complete the back of Part 3 of this form and mail it to us with your payment in the enclosed envelope.
- 4. Keep Part 1 of this form for your records and give the taxpayer Part 2 within 2 days.

If you don't owe any money to the taxpayer, please complete the back of Part 3, and mail that part back to us in the enclosed envelope.

Signature of Service Representative		Title	
Part 3— Complete and return to IRS	Catalog No. 15704T	www.irs.gov	Form 668-A(c)(DO) (Rev. 7-2002)

PLEASE REMOVE THIS PAGE BEFORE COMPLETING IT.

SECTION 1.— Levy Acknowledgment Signature of person responding Printed name of person responding _____ Your telephone number ()_____ Date and time this levy received SECTION 2.— Levy Results (Check all applicable boxes.) ☐ Check attached in the amount of \$ _____ ☐ No funds ☐ No account ☐ No record SECTION 3.— Other Information (Please complete this section only if you are NOT sending us the total amount the taxpayer owes.) Taxpayer's latest address, if different from the one on this levy _____ Taxpayer's telephone number () _____ Name and address of taxpayer's employer, if different from addressee ______ Next date you will owe funds to the taxpayer ______ Other information you believe may help us:

Form 668-A(c)(DC (Rev. July 2002)))	Department of the Treasury – Internal Revenue Service Notice of Levy				
DATE: REPLY TO:	TELEPHONE NUMBER OF IRS OFFICE: TO:					
					NAME AND ADDRESS	OF TAXPAYER:
ТО:						
					IDENTIFYING NUMBER	R(S):
Kind of Tax	Tax Period	Ended	Unpaid Balance of Assessment		Statutory Additions	Total
	R RETIREMENT	PLANS IN	MPLOYED INDIVIDUALS' RETIREMENT YOUR POSSESSION OR CONTROL,		Total Amour Due ▶	
unpaid amount. We Banks, credit unic hold your money	old you to pay will send othe ons, savings of for 21 calend	the amo r levies if and loans ar days l	ount you owe, it is still not paid. T we don't get enough with this one s, and similar Institutions desc perfore sending it to us. They mour money, property, credits, etc.	ribed nust i	I in section 408(n) of the In	ternal Revenue Code <u>must</u> n during that time. Anyone
nearest IRS office	with this form, Inited States	so we ca Treasury	ow, please bring a guaranteed p an tell the person who received to be a. If you mail your payment instea or money.	this le	evy not to send us your mone	ey. Make checks and money
			count, we may reimburse you for in one year after the fees are char		ees your bank charged you for	handling the levy. You must
If you have any qui include your telepho			ange payment before other levies time to call.	s are	issued, please call or write u	s. If you write to us, please
Signature of Service	Representati	ve			Title	

Form **668-A(c)(DO)** (Rev. 7-2002)

Part 4— For Taxpayer

Excerpts from the Internal Revenue Code

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SEC. 6331. LEVY AND DISTRAINT.

- (b) Seizure and Sale of Property.—The term "levy" as used in this title includes the power of distraint and seizure by any means. Except as otherwise provided in subsection (e), a levy shall extend only to property possessed and obligations existing at the time thereof. In any case in which the Secretary may levy upon property or rights to property, he may seize and sell such property or rights to property (whether real or personal, tangible or intangible).
- (c) Successive Seizures.—Whenever any property or right to property upon which levy has been made by virtue of subsection (a) is not sufficient to satisfy the claim of the United States for which levy is made, the Secretary may, thereafter, and as often as may be necessary, proceed to levy in like manner upon any other property liable to levy of the person against whom such claim exists, until the amount due from him, together with all expenses, is fully paid.

SEC. 6332. SURRENDER OF PROPERTY SUBJECT TO LEVY.

- (a) Requirement.—Except as otherwise provided in this section, any person in possession of (or obligated with respect to) property or rights to property subject to levy upon which a levy has been made shall, upon demand of the Secretary, surrender such property or rights (or discharge such obligation) to the Secretary, except such part of the property or rights as is, at the time of such demand, subject to an attachment or execution under any judicial process.
- (b) Special rule for Life Insurance and Endowment Contracts
- (1) In general.—A levy on an organization with respect to a life insurance or endowment contract issued by such organization shall, without necessity for the surrender of the contract document, constitute a demand by the Secretary for payment of the amount described in paragraph (2) and the exercise of the right of the person against whom the tax is assessed to the advance of such amount. Such organization shall pay over such amount 90 days after service of notice of levy. Such notice shall include a certification by the Secretary that a copy of such notice has been mailed to the person against whom the tax is assessed at his last known address.
- (2) Satisfaction of levy.—Such levy shall be deemed to be satisfied if such organization pays over to the Secretary the amount which the person against whom the tax is assessed could have had advanced to him by such organization on the date prescribed in paragraph (1) for the satisfaction of such levy, increased by the amount of any advance (including contractual interest thereon) made to such person on or after the date such organization had actual notice or knowledge (within the meaning of section 6323 (i)(1)) of the existence of the lien with respect to which such levy is made, other than an advance (including contractual interest thereon) made automatically to maintain such contract in force under an agreement entered into before such organization had such notice or knowledge.
- (3) Enforcement proceedings.—The satisfaction of a levy under paragraph (2) shall be without prejudice to any civil action for the enforcement of any lien imposed by this title with respect to such contract.
- (c) Special Rule for Banks.—Any bank (as defined in section 408(n)) shall surrender (subject to an attachment or execution under judicial process) any deposits (including interest thereon) in such bank only after 21 days after service of levy.
- (d) Enforcement of Levy.
- (1) Extent of personal liability.—Any person who fails or refuses to surrender any property or rights to property, subject to levy, upon demand by the Secretary, shall be liable in his own person and estate to the United States in a sum equal to the value of the property or rights not so surrendered, but not exceeding the amount of taxes for the collection of which such levy has been made, together with costs and interest on such sum at the underpayment rate established under section 6621 from the date of such levy (or, in the case of a levy described in section 6331 (d)(3), from the date such person would otherwise have been obligated to pay over such amounts to the taxpayer). Any amount (other than costs) recovered under this paragraph shall be credited against the tax liability for the collection of which such levy was made.
- (2) Penalty for violation.—In addition to the personal liability imposed by paragraph (1), if any person required to surrender property or rights to property fails or refuses to surrender such property or rights to property without reasonable cause, such person shall be liable for a penalty equal to 50 percent of the amount recoverable under paragraph (1). No part of such penalty shall be credited against the tax liability for the collection of which such levy was made.
- (e) Effect of honoring levy.—Any person in possession of (or obligated with respect to) property or rights to property subject to levy upon which a levy has been made who, upon demand by the Secretary, surrenders such property or rights to property (or discharges such obligation) to the Secretary (or who pays a liability under subsection (d)(1)), shall be discharged from any obligation or liability to the delinquent taxpayer and any other person with respect to such property or rights to property arising from such surrender or payment.

SEC. 6333. PRODUCTION OF BOOKS.

If a levy has been made or is about to be made on any property, or right to property, any person having custody or control of any books or records, containing evidence or statements relating to the property or right to property subject to levy, shall, upon demand of the Secretary, exhibit such books or records to the Secretary.

SEC. 6343. AUTHORITY TO RELEASE LEVY AND RETURN PROPERTY.

- (a) Release of Levy and Notice of Release .-
- (1) In general.—Under regulations prescribed by the Secretary, the Secretary shall release the levy upon all, or part of, the property or rights to property levied upon and shall promptly notify the person upon whom such levy was made (if any) that such levy has been released if—
- (A) the liability for which such levy was made is satisfied or becomes unenforceable by reason of lapse of time,
 - (B) release of such levy will facilitate the collection of such liability,
- (C) the taxpayer has entered into an agreement under section 6159 to satisfy such liability by means of installment payments, unless such agreement provides otherwise.
- (D) the Secretary has determined that such levy is creating an economic hardship due to the financial condition of the taxpayer, or
- (E) the fair market value of the property exceeds such liability and release of the levy on a part of such property could be made without hindering the collection of such liability.

For purposes of subparagraph (C), the Secretary is not required to release such levy if such release would jeopardize the secured creditor status of the Secretary.

- (2) Expedited determination on certain business property.—In the case of any tangible personal property essential in carrying on the trade or business of the taxpayer, the Secretary shall provide for an expedited determination under paragraph (1) if levy on such tangible personal property would prevent the taxpayer from carrying on such trade or business.
- (3) Subsequent levy.—The release of levy on any property under paragraph (1) shall not prevent any subsequent levy on such property.
- (b) Return of Property.—If the Secretary determines that property has been wrongfully levied upon, it shall be lawful for the Secretary to return-
 - (1) the specific property levied upon,
 - (2) an amount of money equal to the amount of money levied upon, or
- (3) an amount of money equal to the amount of money received by the United States from a sale of such property.

Property may be returned at any time. An amount equal to the amount of money levied upon or received from such sale may be returned at any time before the expiration of 9 months from the date of such levy. For purposes of paragraph (3), if property is declared purchased by the United States at a sale pursuant to section 6335(e) (relating to manner and conditions of sale), the United States shall be treated as having received an amount of money equal to the minimum price determined pursuant to such section or (if larger) the amount received by the United States from the resale of such property.

- (d) Return of Property in Certain Cases.--If---
- (1) any property has been levied upon, and
- (2) the Secretary determines that-
- (A) the levy on such property was premature or otherwise not in accordance with administrative procedures of the Secretary,
- (B) the taxpayer has entered into an agreement under section 6159 to satisfy the tax liability for which the levy was imposed by means of installment payments, unless such agreement provides otherwise,
 - (C) the return of such property will facilitate the collection of the tax liability, or
- (D) with the consent of the taxpayer or the National Taxpayer Advocate, the return of such property would be in the best interests of the taxpayer (as determined by the National Taxpayer Advocate) and the United States,

the provisions of subsection (b) shall apply in the same manner as if such property had been wrongly levied upon, except that no interest shall be allowed under subsection (c).

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Applicable Sections of Internal Revenue Code

6321. LIEN FOR TAXES.

6322. PERIOD OF LIEN.

6325. RELEASE OF LIEN OR DISCHARGE OF PROPERTY.

6331. LEVY AND DISTRAINT.

6332. SURRENDER OF PROPERTY SUBJECT TO LEVY.

6333. PRODUCTION OF BOOKS.

6334. PROPERTY EXEMPT FROM LEVY.

6343. AUTHORITY TO RELEASE LEVY AND RETURN PROPERTY.

7426. CIVIL ACTIONS BY PERSONS OTHER THAN TAXPAYERS.

7429. REVIEW OF JEOPARDY LEVY OR ASSESSMENT PROCEDURES.

For more information about this notice, please call the phone number on the front of this form.

Form 668-A(c)(DO) Rev. July 2002)		Department of the Treasury – Internal Revenue Service Notice of Levy				
DATE: REPLY TO:			TELEPHONE NUMBER OF IRS OFFICE:			
			NAME AND ADDRESS O	F TAXPAYER:		
TO:						
			IDENTIFYING NUMBER	S):		
THIS ISN'T A BILL FOR T	TAXES YOU OWE. THIS	S IS A NOTICE OF LEVY WE ARE USING TO C d Unpaid Balance of Assessment	OLLECT MONEY OWED BY THE TAXPAYER Statutory Additions	R NAMED ABOVE. Total		
	RETIREMENT PLAN	ELF-EMPLOYED INDIVIDUALS' RETIREMENT IS IN YOUR POSSESSION OR CONTROL, IGHT.	Total Amount Due ▶			
Ve figured the intere The Internal Reve	st and late payment nue Code provide e, the amount ow ey, credits, and ban	es that there is a lien for the amount seed hasn't been paid. This levy require the deposits that you have or which you	that is owed. Although we have give	on's property and rights		

Money in banks, credit unions, savings and loans, and similar institutions described in section 408(n) of the Internal Revenue Code must be held for 21 calendar days from the day you receive this levy before you send us the money. Include any interest the person earns during the 21 days. Turn over any other money, property, credits, etc. that you have or are already obligated to pay the taxpayer, when you would have paid it if this person asked for payment.

Make a reasonable effort to identify all property and rights to property belonging to this person. At a minimum, search your records using the taxpayer's name, address, and identifying numbers(s) shown on this form. Don't offset money this person owes you without contacting us at the telephone number shown above for instructions. You may not subtract a processing fee from the amount you send us.

To respond to this levy —

- 1. Make your check or money order payable to **United States Treasury**.
- 2. Write the taxpayer's name, identifying number(s), kind of tax and tax period shown on this form, and "LEVY PROCEEDS" on your check or money order (not on a detachable stub.).
- 3. Complete the back of Part 3 of this form and mail it to us with your payment in the enclosed envelope.
- 4. Keep Part 1 of this form for your records and give the taxpayer Part 2 within 2 days.

If you don't owe any money to the taxpayer, please complete the back of Part 3, and mail that part back to us in the enclosed envelope.

Signature of Service Representative		Title	
Part 5— IRS File Copy	Catalog No. 15704T	www.irs.gov	Form 668-A(c)(DO) (Rev. 7-2002)