

Form 668 (Y) (c)  
Rev. August 1997

2281

Department of the Treasury - Internal Revenue Service

# Notice of Federal Tax Lien

District

Serial Number

For Optional Use by Recording Office

INDIANA

350032503

As provided by sections 6321, 6322, and 6323 of the Internal Revenue Code, we are giving a notice that taxes (including interest and penalties) have been assessed against the following-named taxpayer. We have made demand for payment of this liability, 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

CROWN CARPET & LINOLEUM INC, a Corporation

Residence

506 E SUMMIT ST  
CROWN POINT, IN 46307-3399

**IMPORTANT RELEASE INFORMATION:** For each assessment listed below, unless notice of lien is refiled by the date given in column (e), this notice shall, on the day following such date, operate as a certificate of release as defined in IRC 6325(a).

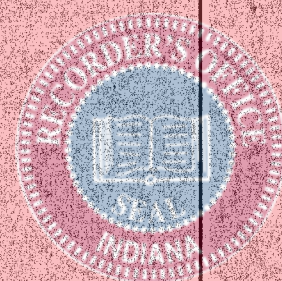
Ind of Tax (a)	Tax Period Ended (b)	Identifying Number (c)	Date of Assessment (d)	Last Day for Refiling (e)	Unpaid Balance of Assessment (f)
941	09/30/1998	35-1262173	03/15/1999	04/14/2009	19562.12
941	12/31/1998	35-1262173	04/05/1999	05/05/2009	18357.44
941	03/31/1999	35-1262173	07/05/1999	08/04/2009	9360.53
941	06/30/1999	35-1262173	11/15/1999	12/15/2009	20441.50

2000 044853

2000 JUN 26 11:10:12

STATE OF INDIANA  
FILED

RECORDING CENTER



Place of Filing

COUNTY RECORDER  
LAKE COUNTY  
CROWN POINT, IN 46307

Total

\$

67721.59

This instrument was prepared by Matthew Roberts, Internal Revenue Service. This notice was prepared and signed at Indianapolis, IN, on this,

the 13th day of June, 2000.

*gjd*

25825

Signature

*Matthew Roberts*  
MATTHEW ROBERTS

Title

CHIEF, SPB 35-01-1865

(NOTE: Certificate of officer authorized by law to take acknowledgments is not essential to the validity of Notice of Federal Tax Lien Rev. Rul. 71-466, 1971-2 C.B. 409)