Form 668-W(c)(D 0 (Rev. July 2002)	O)	Department of the Treasury – Internal Revenue Service Notice of Levy on Wages, Salary, and Other Income				
DATE: REPLY TO:		TELEPHONE NUMBER OF IRS OFFICE:				
			NAME AND ADDRESS (OF TAXPAYER:		
TO:						
			IDENTIFYING NUMBER	(S):		
Kind of Tax	Tax Period Ended	Unpaid Balance of Assessment	Statutory Additions	Total		
			Total Amount Due			
THIS ISN'T A BILL FO The Internal Revenu required by the Cod have been earned be income that you have We levy this money	ue Code provides that e, the amount owed ha out not paid, as well as we now or for which you to the extent it isn't ex	there is a lien for the amount shown asn't been paid. This levy requires y wages and salary earned in the fut u are obligated.	a above. Although we have given the rout to turn over to us: (1) this taxpay ure until this levy is released, and (2) Don't offset money this person owe	e notice and demand ver's wages and salary that 2) this taxpayer's other		
may complete the	back of Part 3, attach	n it as a cover to the rest of this fo	number at the top of this form. In orm, and return all parts to IRS in	the enclosed envelope.		
If you do owe mon		lease see the back of this page f	or instructions on how to act on t	his notice.		
Jigilatule of Sel Vice	, representative		Tiuc			

IF MONEY IS DUE THIS TAXPAYER

Give the taxpayer Parts 2, 3, 4 and 5, as soon as you receive this levy. Part of the taxpayer's wages, salary, or other income is exempt from levy. To claim exemptions, the taxpayer must complete and sign the Statement of Exemptions and Filing Status on Parts 3, 4, and 5 and return Parts 3 and 4 to you within 3 work days after you receive this levy. The taxpayer's instructions for completing the Statement of Exemptions and Filing Status are on the back of Part 5.

Send us the taxpayer's take home pay minus the exempt amount which is described below, on the same dates that payments are made, or are due, to the taxpayer. Unless we tell you that a deduction should not be allowed, allow the taxpayer's payroll deductions which were in effect when you received this levy in determining the take home pay. Do not allow the taxpayer to take new voluntary payroll deductions while this levy is in effect. The method of payment to the taxpayer, for example, direct deposit, has no bearing on take home pay. Direct deposit is not considered a payroll deduction.

When you send us your check, complete the back of Part 3 of this form, attach it to the check, and mail them to us in the enclosed envelope. Make your check payable to United States Treasury. Please write on the check (not on a detachable stub) the taxpayer's name, identifying number(s), kind of tax, and tax periods shown on Part 1, and the words "LEVY PROCEEDS."

This levy remains in effect for all wages and salary for personal services until we send you a release of levy. Wages and salary include fees, commissions, and bonuses. If more than one payment is necessary to satisfy the levy, send additional payments to the Internal Revenue Service address shown on your copy of this levy, and make out your check as described above.

This levy remains in effect for benefit and retirement income if the taxpayer has a current fixed right to future payments, until we send you a release of levy.

For income <u>other</u> than wages and salary, and benefit and retirement income as described above, this levy is effective only for funds you owe the taxpayer now. We may issue another levy if necessary. However, this levy attaches to all obligations you owe the taxpayer at the time you receive it, even though you plan to make the payment at a later date.

INSTRUCTIONS FOR FIGURING THE AMOUNT EXEMPT FROM THIS LEVY

There are three steps in figuring the amount exempt from this levy.

- 1. When you receive the completed Parts 3 and 4 from the taxpayer, use item 1 of the enclosed table (Publication 1494) to figure how much wages, salary, or other income is exempt from this levy. Find the correct block on the table using the taxpayer's filing status, number of personal exemptions claimed, and pay period. Be sure you allow one exemption for the taxpayer, in addition to one for each person listed on Parts 3 and 4, unless, "I cannot claim myself as an exemption," is written next to the taxpayer's signature. If no Social Security Number is provided for a personal exemption, do not allow that exemption, unless "Less than six months old" is written in the space for that person's Social Security Number. If you don't receive the completed Parts 3 and 4, then the exempt amount is what would be exempt if the taxpayer had returned them indicating married filing separate and only the taxpayer is claimed as a personal exemption. Don't use the information on the taxpayer's Form W-4, Employee's Withholding Allowance Certificate, to determine the amount that is exempt from this levy. That information can be different from what is filed on the employee's individual income tax return.
- 2. If the taxpayer, or the taxpayer's spouse, is at least 65 years old and/or blind, an additional amount is exempt from this levy. To claim this, the taxpayer counts one for each of the following: (a) the taxpayer is 65 or older, (b) the taxpayer is blind, (c) the taxpayer's spouse is 65 or older, and (d) the taxpayer's spouse is blind. Then, this total (up to 4) is entered next to "ADDITIONAL STANDARD DEDUCTION" on the Statement of Exemptions and Filing Status. If the taxpayer has entered a number in this space, use item 2 of the enclosed table to figure the additional amount exempt from this levy.
- 3. The amount the taxpayer needs to pay support, established by a court or an administrative order, for minor children is also exempt from the levy, but the court or administrative order must have been made before the date of this levy. These children can't be claimed as personal exemptions on Parts 3, 4, and 5.

If the taxpayer's exemptions, filing status, or eligibility for additional standard deduction change while this levy is in effect, the taxpayer may give you a new statement to change the amount that is exempt. You can get more forms from an IRS office. If you are sending payments for this levy next year, the amount that is exempt doesn't change merely because the amount that all taxpayers can deduct for exemptions, filing status, and additional standard deductions on individual income tax returns changes for the new year. However, if the taxpayer asks you to recompute the exempt amount in the new year by submitting a new Statement of Exemptions and Filing Status, even though there may be no change from the prior statement, you may use the new year's exemption table. This change applies to levies you already have as well as this one. If you are asked to recompute the exempt amount and you don't have the new year's exemption table, you may order one by calling 1-800-829-3676. Ask for Publication 1494. This publication is also available at our internet site www.irs.gov. The taxpayer submits the information under penalties of perjury, and it is subject to verification by the Internal Revenue Service.

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TO:					
			IDENTIFYING	i NUMBER(S):	
Kind of Tax Tax Peri	od Ended	Unpaid Balance of Assessment	Statutory Addition	ons Total	
			Total Amount Due	•	
We figured the interest and late	pavment pena	alty to			
Although we asked you to pay t		•			
This is your copy of a Notice of funds to pay the total amount yo	-	sent to collect the unpaid amount	nt. We will send other lev	ries if we don't get sufficient	
wages and salary earned in the	future until the	to turn over to us: your wages ar e levy is released; and (2) your o exempt, as explained on the bac	ther income that the pers	earned but not paid, as well as son has now or is obligated to pay	
office with this form, so we can	tell the person a mail your pa	who received this levy not to se	nd us your money. Make	ek, or money order) to the nearest IRS checks and money orders payable to stop the person who received this	
If you have any questions or wa include your telephone number		payment before other levies are ime for us to call you.	issued, please call or wri	ite us. If you write to us, please	
Please see the back of Part 5	for instructio	ns.			
	ative		Title		
Part 2 — For Taxpayer	-	Catalog No. 15703I	www.irs.gov	Form 668-W(c)(DO) (Rev. 7-2002)	

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
- (e) **Continuing Levy on Salary and Wages.**—The effect of a levy on salary or wages payable to or received by a taxpayer shall be continuous from the date such levy is first made until such levy is released under Section 6343.

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.
 - (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. 6334. PROPERTY EXEMPT FROM LEVY.

- (a) Enumeration.-There shall be exempt from levy
- (4) Unemployment benefits.-Any amount payable to an individual with respect to his unemployment (including any portion thereof payable with respect to dependents) under an unemployment compensation law of the United States, of any State, or of the District of Columbia or of the Commonwealth of Puerto Rico.
- (6) Certain annuity and pension payments.—Annuity or pension payments under the Railroad Retirement Act, benefits under the Railroad Unemployment Insurance Act, special pension payments received by a person whose name has been entered on the Army, Navy, Air Force, and Coast Guard Medal of Honor roll (38 U.S.C. 562), and annuities based on retired or retainer pay under chapter 73 of title 10 of the United States Code.
- (7) Workmen's compensation. Any amount payable to an individual as workmen's compensation (including any portion thereof payable with respect to dependents) under a workmen's compensation law of the United States, any State, the District of Columbia, or the Commonwealth of Puerto Rico.
- (8) **Judgments for support of minor children.**—If the taxpayer is required by judgment of a court of competent jurisdiction, entered prior to the date of levy, to contribute to the support of his minor children, so much of his salary, wages, or other income as is necessary to comply with such judgment.
- (9) Minimum exemption for wages, salary and other income.-Any amount payable to or received by an individual as wages or salary for personal services, or as income derived from other sources, during any period, to the extent that the total of such amounts payable to or received by him during such period does not exceed the applicable exempt amount determined under subsection (d).
- (10) **Certain service-connected disability payments.**—Any amount payable to an individual as a service-connected (within the meaning of section 101(16) of title 38, United States Code) disability benefit under-
 - A) subchapter II, III, IV, V, or VI of chapter 11 of such title 38, or
 - (B) Chapter 13, 21, 23, 31, 32, 34, 35, 37, or 39 of such title 38.
- (11) Certain public assistance payments.-Any amount payable to an individual as a recipient of public assistance under-
 - (A) title IV or title XVI (relating to supplemental security income for the aged,

- blind, and disabled) of the Social Security Act, or
- (B) State or local government public assistance or public welfare programs for which eligibility is determined by a needs or income test.
- (12) **Assistance Under Job Training Partnership Act.**—Any amount payable to a participant under the Job Training Partnership Act (29 U.S.C. 1501 *et seq.*) from funds appropriated pursuant to such Act.
 - (d) Exempt Amount of Wages, Salary, or Other Income.-
- (1) Individuals on weekly basis.-In the case of an individual who is paid or receives all of his wages, salary, and other income on a weekly basis, the amount of the wages, salary, and other income payable to or received by him during any week which is exempt from levy under subsection (a) (9) shall be the exempt
- (2) **Exempt Amount.**—For purposes of paragraph (1), the term "exempt amount" means an amount equal to—
 - (A) the sum of-
 - (I) the standard deduction, and (II) the aggregate amount of the deductions for personal exemptions allowed the taxpayer under section 151 in the taxable year in which such levy occurs, divided by
 - (B) 52.

Unless the taxpayer submits to the Secretary a written and properly verified statement specifying the facts necessary to determine the proper amount under subparagraph (A), subparagraph (A) shall be applied as if the taxpayer were a married individual filing a separate return with only 1 personal exemption.

(3) Individuals on basis other than weekly.—In the case of any individual not described in paragraph (1), the amount of wages, salary, and other income payable to or received by him during any applicable pay period or other fiscal period (as determined under regulations prescribed by the Secretary) which is exempt from levy under subsection (a) (9) shall be an amount (determined under such regulations) which as nearly as possible will result in the same total exemption from levy for such individual over a proof of firm as however her paragraph (1) if (during such). individual over a period of time as he would have under paragraph (1) if (during such period of time) he were paid or received such wages, salary and other income on a regular weekly basis

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-
- (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 interest 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).

Form 668-W(c)(DO) (Rev. July 2002))	Department of the Treasury – Internal Revenue Service Notice of Levy on Wages, Salary, and Other Income			
DATE: REPLY TO:			TELEPHONI OF IRS OFF		
			NAME AND	ADDRESS C	F TAXPAYER:
TO:					
			IDENTIFYIN	G NUMBER(S):
Kind of Tax	Tax Period Ended	Unpaid Balance of Assessment	Statutory Addi	tions	Total
We figured the interes Statemer My filing status for ADDITIONAL STANDAR certify that I can claim the content of the conten	at and late payment part of Exemptions are my income tax return. Married Filing a Second DEDUCTION: the people named below by minor child to whom tion I have provided market.	nd Filing Status (To be completed by n is (check one): eparate Return; Head of House	☐ Single; sehold; or ☐ Qualif conly if you or your spous the tax return and that none forder) I make support payn	Married Married Midow (e is at least 65 are claimed on nents that are a	Filing a Joint Return; r) with dependent child find and/or blind.) another Notice of Levy. lready exempt from levy.
Name (Last, First, Middle Initial)		Relationship (Husband, Wife, Son, Daughter, etc.)		Social Security Number (SSN)	
axpayer's Signature			Date		
THE PROGRESSION OF THE	negation care		ASSTRUMINATES TR	NA BACKS	

PLEASE REMOVE THIS PAGE BEFORE COMPLETING IT.

	TAXPAYER'S NAME(S)	
	IDENTIFYING NUMBER(S) (as shown on the front)	
SECTI	ON 1.— Levy Acknowledgment	
Sigr	nature of person responding	
Prin	ted name of person responding	
You	r telephone number	()
Date	e and time this levy received	
SECTI	ON 2.— Levy Results (Check all applicable	e boxes.)
	Check attached in the amount of \$	
	Additional checks will be sent:	
	(weekly, bi-weekly, mor	nthly, etc.)
	approximate amount	of each payment
	Taxpayer no longer employed here, as of	(date).
	Remarks	
attach	ON 3.— Additional Information (Please co	omplete this section if this levy does not one on this levy.
	payers latest address, if different from the c	one on this levy
Tax	payer's telephone number()	
	ne and address of taxpayer's employer: f different from addressee)	
Oth	er information you believe may help us:	

Form 668-W(c)(D((Rev. July 2002)	D)	Department of the Treasury – Internal Revenue Service Notice of Levy on Wages, Salary, and Other Income				
DATE: REPLY TO:			TELEPHON OF IRS OFF			
			NAME AND	ADDRESS C	OF TAXPAYER:	
TO:						
			IDENTIFYIN	NG NUMBER(S):	
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Statem My filing status fo	est and late payment ent of Exemptions a or my income tax retu ☐ Married Filing a S	nnd Filing Status (To be completed but in is (check one):	☐ Single;	☐ Married	ck of Part 5) d Filing a Joint Return; er) with dependent child	
No one I have listed is	n the people named belo my minor child to whom nation I have provided m	w as personal exemptions on my income (as required by court or administrative cases be verified by the Internal Revenue S	order) I make support payr	are claimed on ments that are a	another Notice of Levy. Already exempt from levy.	
Name (Last, First, Middle Initial)		Relationship (Husband, Wife, Son, Daughter, etc.)		Social Security Number (SSN)		
axpayer's Signatur	e		Date			
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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
- (e) **Continuing Levy on Salary and Wages.**—The effect of a levy on salary or wages payable to or received by a taxpayer shall be continuous from the date such levy is first made until such levy is released under Section 6343.

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.
 - (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.

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- (6) Certain annuity and pension payments.—Annuity or pension payments under the Railroad Retirement Act, benefits under the Railroad Unemployment Insurance Act, special pension payments received by a person whose name has been entered on the Army, Navy, Air Force, and Coast Guard Medal of Honor roll (38 U.S.C. 562), and annuities based on retired or retainer pay under chapter 73 of title 10 of the United States Code.
- (7) Workmen's compensation. Any amount payable to an individual as workmen's compensation (including any portion thereof payable with respect to dependents) under a workmen's compensation law of the United States, any State, the District of Columbia, or the Commonwealth of Puerto Rico.
- (8) **Judgments for support of minor children.**—If the taxpayer is required by judgment of a court of competent jurisdiction, entered prior to the date of levy, to contribute to the support of his minor children, so much of his salary, wages, or other income as is necessary to comply with such judgment.
- (9) Minimum exemption for wages, salary and other income.-Any amount payable to or received by an individual as wages or salary for personal services, or as income derived from other sources, during any period, to the extent that the total of such amounts payable to or received by him during such period does not exceed the applicable exempt amount determined under subsection (d).
- (10) **Certain service-connected disability payments.**—Any amount payable to an individual as a service-connected (within the meaning of section 101(16) of title 38, United States Code) disability benefit under-
 - A) subchapter II, III, IV, V, or VI of chapter 11 of such title 38, or
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- blind, and disabled) of the Social Security Act, or
- (B) State or local government public assistance or public welfare programs for which eligibility is determined by a needs or income test.
- (12) **Assistance Under Job Training Partnership Act.**—Any amount payable to a participant under the Job Training Partnership Act (29 U.S.C. 1501 *et seq.*) from funds appropriated pursuant to such Act.
 - (d) Exempt Amount of Wages, Salary, or Other Income.-
- (1) Individuals on weekly basis.-In the case of an individual who is paid or receives all of his wages, salary, and other income on a weekly basis, the amount of the wages, salary, and other income payable to or received by him during any week which is exempt from levy under subsection (a) (9) shall be the exempt
- (2) **Exempt Amount.**—For purposes of paragraph (1), the term "exempt amount" means an amount equal to—
 - (A) the sum of-
 - (I) the standard deduction, and (II) the aggregate amount of the deductions for personal exemptions allowed the taxpayer under section 151 in the taxable year in which such levy occurs, divided by
 - (B) 52.

Unless the taxpayer submits to the Secretary a written and properly verified statement specifying the facts necessary to determine the proper amount under subparagraph (A), subparagraph (A) shall be applied as if the taxpayer were a married individual filing a separate return with only 1 personal exemption.

(3) Individuals on basis other than weekly.—In the case of any individual not described in paragraph (1), the amount of wages, salary, and other income payable to or received by him during any applicable pay period or other fiscal period (as determined under regulations prescribed by the Secretary) which is exempt from levy under subsection (a) (9) shall be an amount (determined under such regulations) which as nearly as possible will result in the same total exemption from levy for such individual over a proof of firm as however her paragraph (1) if (during such). individual over a period of time as he would have under paragraph (1) if (during such period of time) he were paid or received such wages, salary and other income on a regular weekly basis

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-
- (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 interest 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).

Form 668-W(c)(DO (Rev. July 2002)))	Department of the Treasury – Internal Revenue Service Notice of Levy on Wages, Salary, and Other Income			
DATE: REPLY TO:			TELEPHON OF IRS OFF		
			NAME AND	ADDRESS O	F TAXPAYER:
TO:					
			IDENTIFYIN	IG NUMBER(S):
Kind of Tax	Tax Period Ended	Unpaid Balance of Assessment	Statutory Add	itions	Total
Stateme My filing status for ADDITIONAL STANDA certify that I can claim No one I have listed is n	my income tax return Married Filing a Se RD DEDUCTION: the people named below my minor child to whom ation I have provided ma	nd Filing Status (To be completed by n is (check one): eparate Return; Head of House	Single; sehold; or Qualification Qualificati	Married Marrie	Filing a Joint Return; r) with dependent child find and/or blind.) another Notice of Levy. lready exempt from levy.
Name (Last, First, Middle Initial)		Relationship (Husband, Wife, Son, Daughter, etc.)		Social Security Number (SSN)	
axpayer's Signature	,		Date		
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Instructions to the Taxpayer

A levy was served on the person named on the front of this form. The information you provide on this form will be used by that person to figure the amount of your income that is exempt from levy.

Please complete Parts 3, 4, and 5. First, indicate your filing status by checking one of the five blocks on the Statement of Exemptions and Filing Status. Then, list each person that you can claim as an exemption on your income tax return not claimed on another Notice of Levy on Wages, Salary, and Other Income. Include each person's relationship to you and Social Security Number. If the person is less than six months old and does not have a number yet, write "Less than six months old" in the Social Security Number column. If you are claimed as a dependent by someone else, write "I can't claim an exemption for myself" next to your signature on the statement. Be sure to complete, sign and date all copies of the statement.

The amount of your income that is exempt from this levy each week can be figured by adding the standard deduction you can claim on your income tax return and the amount you claim on it for exemptions. Then, this total is divided by 52.

If you or your spouse is at least 65 years old and/or blind, you can claim the additional standard deduction which increases the amount exempt from this levy. Count one for each of the following: (a) you are 65 or older, (b) you are blind, (c) your spouse is 65 or older, and (d) your spouse is blind. Enter this total (up to 4) to the right of "ADDITIONAL STANDARD DEDUCTION" on Parts 3, 4, and 5.

Also, if you are required by a court or administrative order (made before the date of this levy) to support your minor children, then the amount needed to pay the support established by a court or administrative order is also exempt from the levy, and these minor children can't be listed as exemptions.

Keep Parts 2 and 5 for your records. Give Parts 3 and 4 to your employer within 3 work days after you receive them. If you do not give the completed statement to your employer, then your exempt amount will be figured as if your filing status is married filing separate with only one exemption, plus the amount for paying child support established by a court or administrative order. If you subsequently submit a Statement of Exemptions and Filing Status to your employer, your exempt amount will be adjusted to correspond to your statement.

If the number of your exemptions or your filing status change while this levy is in effect, please file another Statement of Exemptions and Filing Status with the person on whom this levy was served. You can get more forms from an Internal Revenue Service office.

In addition, if this levy is still in effect next year and if the standard deduction and amount deductible for personal exemptions change in the new year for all taxpayers, you may submit a new Statement of Exemptions and Filing Status, even though there may be no change from the prior statement. Submitting a new Statement of Exemptions and Filing Status will allow your employer to use the new year's exemption table (Publication 1494).

The information you provide is submitted under penalties of perjury and may be verified by the Internal Revenue Service.

Form 668-W(c)(D (Rev. July 2002)	0)	Department of the Treasury – Internal Revenue Service Notice of Levy on Wages, Salary, and Other Income				
DATE: REPLY TO:		TELEPHONE NUMBER OF IRS OFFICE:				
				NAME AND ADD)RESS C	DF TAXPAYER:
TO:						
				IDENTIFYING N	UMBER((S):
Kind of Tax	Та	x Period Ended	Unpaid Balance of Assessment	Statutory Additions		Total
				Total Amount Due	>	
We figured the interest and late payment penalty to						
Signature of Service	Repr	esentative		Title		

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 Form 668-W(c)(DO) (Rev. 7-2002)