

11. In the event that Doe notifies the Fund, in writing, that the salary paid to him by the Fund and/or the sums paid to him as reimbursement for expenses by the Fund are subject to taxation by the national government of the country of which he is a citizen or subject, then the Fund shall pay to Doe an additional sum equal to the amount <sup>which will</sup> ~~necessary~~ to permit him to pay all such taxes and retain the full amount of all sums paid to him under paragraphs 7 and 8, <sup>on the assumption that such sums constitute the whole of Doe's taxable income.</sup> In calculating the payments to be made under this paragraph, Doe shall be deemed to have received no income from any other source, except that when Doe is not employed by the Fund during the full taxable year, tax computations shall be made on the basis of his taxable income received from the Fund plus any other income received during that year for personal services at a rate not exceeding \$30,000 annually net of national income taxes, plus reasonable reimbursement for expenses. After such computations have been made the Fund shall pay to Doe that part of the tax which bears the same proportion to such total tax as the taxable income he receives from the Fund bears to such total income.]