

The Legal Stuff . . .

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General Rule

- ALL withholding agents (for example, an employer) MUST withhold federal income tax from ALL income payments made to or on behalf of a nonresident alien (Section 1441 of the Internal Revenue Code);
- IF the withholding agent DOES NOT withhold the appropriate amount of tax at the time of payment, the withholding agent will be liable for the tax, plus any penalties and interest regardless of whether the individual pays the tax on his or her tax return (Section 1461)

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Working Through a Situation

- What are the Facts of the Situation?
- What is the Payee's U.S. Tax Residency Status?
- What Type of Income is Being Paid?
- What is the "Source" of the Income?
- Is the Payment Subject to Tax Withholding?
- At What Rate Should Taxes Be Withheld?
- Is an Income Tax Treaty Exemption Possible?
- Is the Payment Exempt From FICA Tax? State Tax?
- Is the Payment Reportable? If so, on What Form(s)?
- How Should the Information Be Maintained?

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Tax Withholding Responsibilities

<u>All</u> income paid to a nonresident alien or a third party on his or her behalf are <u>either</u>:

EXEMPT	OR	TAXABLE
 Foreign Source Internal Revenue Code Income Tax Treaty 		• 14% (Scholarships/ Fellowships to F, J, M, & Q Immigration Status)
		 • 30% (Non-Employee Compensation and all Other Payments)
		• Graduated Withholding at S, 1, + add. taxable base amt. (Employee Compensation)

Income Tax Treaty Exemption

• Exemption from Taxation : Claimed by Payee on Federal Tax Return

versus

• Exemption from Tax Withholding : Requested by Payee and Facilitated by Withholding Agent at the Time of Payment

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