**RELEASE IN FULL** 



Department of the treasury internal revenue service 980 l'enfant placa south, s.w. vachington, de 20024

ENSAUNDA PRESIDEN PRASHINGTOR, D.O.

Empo Aria 19 1995

NOTANO OFFILM

WR 27 1996

Embassy of the Argentine Republic Washington, DC, 20009

## Gantlemen:

This is in response to your letter OFEU 34 dated March 2, 1995, requesting clarification of the provisions of Internal Revenue Code (IRC) Section 893.

IRC Section 893 provides for the following:

Compensation of ambassadors and ministers who are not U.S. citizens is not taxable, because of the extraternional privileges and immunities accorded by our law to diplomatic representatives of foreign governments, and because of established international usage and practice.

In the case of all employees (other than U.S. citizens) of a foreign government, including consular or other officers or nondiplomatic representatives, wages, fees or salaries are exempt under the conditions prescribed in IRC Section 893. Income from other sources within the United States is not exempt unless prescribed in treaty provisions. There is, at present, no income tax treaty with Argentina.

In the case of Aigentine, align consular employees derive exemption from income tax on their official compensation from consular agreements. The filling of the waiver under section 247(b) of the immigration and Nationality Act does not terminate such exemption.

I trust this information is fully responsive to your concerns. If you have further questions in connection with this matter, plants contact Mrs. Nancy King a (202) 874-1785.

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