

PENGZHOU HE 034-25-3888

Form 8233 (Rev. 9-2018)

Page 2

Part II Claim for Tax Treaty Withholding Exemption

11 Compensation for independent (and certain dependent) personal services: **Compensation paid Monthly**

a Description of personal services you are providing
Being compensated as a Graduate Assistant

b Total compensation you expect to be paid for these services in this calendar or tax year \$ **24,521**

12 If compensation is exempt from withholding based on a tax treaty benefit, provide:

a Tax treaty on which you are basing exemption from withholding **U.S. and CHINA, PEOPLE'S REPUBLIC OF**

b Treaty article on which you are basing exemption from withholding **Article 20(c)**

c Total compensation listed on line 11b above that is exempt from tax under this treaty \$ **5,000**

d Country of permanent residence **Per Treaty Definition: CHINA, PEOPLE'S REPUBLIC OF**

Note: Do not complete lines 13a through 13d unless you also received compensation for personal services from the same withholding agent.

13 Noncompensatory scholarship or fellowship income:

a Amount \$

b Tax treaty on which you are basing exemption from withholding

c Treaty article on which you are basing exemption from withholding

d Total income listed on line 13a above that is exempt from tax under this treaty \$

14 Sufficient facts to justify the exemption from withholding claimed on line 12 and/or line 13 (see instructions)

** Immigration History **				* Substantial Presence Test *				
Type	Primary	Date	Date	2022	2021	2020	Test	
Visa Cat	Purpose	Start	End	Days	Days	Days	Days	Status
F-1	Studying	13-Aug-19	31-May-24	0	0	0	0	NRA

Days are 'countable' days only!

Part III Certification

Under penalties of perjury, I declare that I have examined the information on this form and to the best of my knowledge and belief it is true, correct, and complete. I further certify under penalties of perjury that:

- I am the beneficial owner (or am authorized to sign for the beneficial owner) of all the income to which this form relates.
- The beneficial owner is not a U.S. person.
- The beneficial owner is a resident of the treaty country listed on line 12a and/or 13b above within the meaning of the income tax treaty between the United States and that country, or was a resident of the treaty country listed on line 12a and/or 13b above at the time of, or immediately prior to, entry into the United States, as required by the treaty.

Furthermore, I authorize this form to be provided to any withholding agent that has control, receipt, or custody of the income of which I am the beneficial owner or any withholding agent that can disburse or make payments of the income of which I am the beneficial owner.

Sign Here

Pengzhou He

1/24/2022

Signature of beneficial owner (or individual authorized to sign for beneficial owner)

Date

Part IV Withholding Agent Acceptance and Certification

Name **Lisa Eckard**

Villanova University

Employer identification number
23-1352688

Address (number and street) (Include apt. or suite no. or P.O. box, if applicable.)
800 Lancaster Avenue

City, state, and ZIP code
Villanova, PA 19085

Telephone number
610 519-4617

Under penalties of perjury, I certify that I have examined this form and any accompanying statements, that I am satisfied that an exemption from withholding is warranted, and that I do not know or have reason to know that the nonresident alien individual is not entitled to the exemption or that the nonresident alien's eligibility for the exemption cannot be readily determined.

Signature of withholding agent

Date 1/24/2022