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Secret

July 1964

INFORMATION FOR THE ATTORNEY

SUBJECT: Tax Status of ~ \$10K Payments to Legislative and Executive

Committees

1. On 19 July I was called by Mr. James Detheratz of the General Counsel's Office. He said a letter from his colleague, Mr. Keston (Chairman of House Keys and Monies Committee) to Mr. Elmer Shultz has requested information as to what was the tax status of individuals receiving payments through the AAUW complex. He wanted to know specifically what their liability was to the Internal Revenue Service and what steps, if any, had been taken by this Agency to insure compliance with federal tax laws.

2. Mr. Detheratz requested my presence at a meeting held at 2:30 P.M. in Room 226 East Building to determine the tax status of the payments made to the Senate in the AAUW complex.

3. Present at the meeting were the following personnel:

James G. BRIGGINS, Office of General Counsel

George C. RY, Assistant Legislative Counsel

Joe SHEETZ, Assistant Legislative Counsel

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Revenue Office/Comptroller's Act. Branch,

Finance Division

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03 4. Before the meeting I conferred with [redacted] and [redacted]

[redacted] to have certain facts made available to me prior to the General Counsel Staff.

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5. I told the members of the AMIRAN staff [redacted] at a meeting held in January 1961 attended by [redacted] (Correct Tax Branch), [redacted] General Counsel, [redacted] [redacted] [redacted] (Chief, Support, UNDAR) it was decided that payments made to designated dependents of trainees were not salary payments but were subsistence payments not taxable. At this meeting, Mr. [redacted] stated that any salaries paid to council members of AMIRAN would be the personal responsibility of the individual receiving the salary and that reporting to Internal Revenue would be in accordance with existing laws. He also stated there was no policing to be made by this Agency. (b) No withholdings for taxes were made by AMIRAN. (c) AMIRAN has no official or corporate status in the U.S. (d) Subsistence payments represented living allowances to dependents of foreign nationals who were training for the project primarily outside of the U.S. (e) There was no evidence of official notice to AMIRAN of any tax liability.

6. After a general discussion as to how Representative Kirsten would be briefed to his satisfaction, the meeting was adjourned.

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[redacted]
W/Finance

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