\$9,000 (\$E amount) + \$1,000 (\$P amount) = \$10,000

(iv) Dollar basis in remittance.

$\frac{18,000 \text{ FC (amount of remittance)}}{23,000 \text{ FC (equity pool)}} \times \$10,000 = \$7,826$

(v) Computation of section 987 loss by U.S. on remittance.

\$1,800 (dollar value of remittance) - \$7,826 (dollar basis in remittance) = < \$6,026 > (loss on remittance)

(h) Character and source of section 987 gain or loss. Section 987 gain or loss is sourced and characterized as provided by section 987 and regulations issued under that section.

[T.D. 8367, 56 FR 48434, Sept. 25, 1991; 56 FR 65684, Dec. 18, 1991]

§ 1.988-0 Taxation of gain or loss from a section 988 transaction; Table of Contents.

This section lists captioned paragraphs contained in §§1.988–1 through 1.988–5.

§1.988-1 Certain definitions and special rules.

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- (3)–(5) [Reserved]
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- (9) Exception for certain transactions entered into by an individual.
 - (10) Intra-taxpayer transactions.
- (11) Authority of Commissioner to include or exclude transactions from section 988.
- (b) Spot contract.
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- (d) Spot rate.
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- (3) Use of certain spot rate conventions for payables and receivables denominated in nonfunctional currency.
- (4) Currency where an official government established rate differs from a free market rate.
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 - §1.988–2 Recognition and computation of exchange gain or loss.
 - (a) Disposition of nonfunctional currency.
 - (1) Recognition of exchange gain or loss.

- (2) Computation of exchange gain or loss.
- (b) Translation of interest income or expense and determination of exchange gain or loss with respect to debt instruments.
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- (2) Translation of nonfunctional currency interest income or expense received or paid with respect to a debt instrument described in §1.988–1(a)(1)(ii) and (2)(i).
- (3) Exchange gain or loss recognized by the holder with respect to accrued interest income
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- (5) Exchange gain or loss recognized by the holder of a debt instrument with respect to principal.
- (6) Exchange gain or loss recognized by the obligor of a debt instrument with respect to principal.
 - (7) Payment ordering rules.
- (8) Limitation of exchange gain or loss on payment or disposition of a debt instrument.
- (9) Examples.
- (10) Treatment of bond premium.
- (11) Market discount.
- (12) Tax exempt bonds.
- (13) Nonfunctional currency debt exchanged for stock of obligor.
- (14) [Reserved]
- (15) Debt instruments and deposits denominated in hyperinflationary currencies.
- (16) Coordination with section 267 regarding debt instruments.
- (17) Coordination with installment method under section 453.
- (c) Item of expense or gross income or receipts which is to be paid or received after the date accrued.
 - (1) In general.
- (2) Determination of exchange gain or loss with respect to an item of gross income or receipts.
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- (1) Scope.
- (2) Realization of exchange gain or loss.
- (3) Recognition of exchange gain or loss.
- (4) Determination of exchange gain or loss.
- (5) Hyperinflationary contracts.
- (e) Currency swaps and notional principal contracts.
- (1) Notional principal contract denominated in a single nonfunctional currency.
 - (2) Special rules for currency swaps.
- (3) Amortization of swap premium or discount in the case of off market swaps.
- (4) Treatment of taxpayer disposing of a currency swap.
- (5) Examples.
- (6) Special effective date for rules regarding currency swaps.
- (7) Special rules for currency swap contracts in hyperinflationary currencies.
 - (f) Substance over form.
 - (1) In general.
 - (2) Example.
 - (g) Effective date.
- §1.988-3 Character of exchange gain or loss.
- (a) In general.
- (b) Election to characterize exchange gain or loss on certain identified forward contracts, futures contracts and option contracts as capital gain or loss.
 - (1) In general.
- (2) Special rule for contracts that become part of a straddle after the election is made.
 - (3) Requirements for making the election.
- (4) Verification.
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 - §1.988-4 Source of gain or loss realized on a section 988 transaction.
 - (a) In general.
 - (b) Qualified business unit.
 - (1) In general.
- (2) Proper reflection on the books of the taxpayer or qualified business unit.
- (c) Effectively connected exchange gain or loss.
- (d) Residence.
- (1) In general.
- (2) Exception.
- (3) Partner in a partnership not engaged in a U.S. trade or business under section 864(b)(2).
- (e) Special rule for certain related party loans.
- (1) In general.
- (2) United States person.
- (3) Loans by related person.
- (4) 10 percent owned foreign corporation.
- (f) Exchange gain or loss treated as interest under §1.988–3.

- (g) Exchange gain or loss allocated in the same manner as interest under §1.861–9T.
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- §1.988-5 Section 988(d) hedging transactions.
- (a) Integration of a nonfunctional currency debt instrument and a §1.988–5(a) hedge.
- (1) In general.
- (2) Exception.
- (3) Qualifying debt instrument.
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- (5) Definition of integrated economic transaction.
- (6) Special rules for legging in and legging out of integrated treatment.
 - (7) Transactions part of a straddle.
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- (9) Taxation of qualified hedging transactions.
- (10) Transition rules and effective dates.
- (b) Hedged executory contracts.
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- (5) References to this paragraph (b).
- (c) Hedges of period between trade date and settlement date on purchase or sale of publicly traded stock or security.
 - (d) [Reserved]
- (e) Advance rulings regarding net hedging and anticipatory hedging systems.
- (f) [Reserved]
- (g) General effective date.
- [T.D. 8400, 57 FR 9177, Mar. 17, 1992, as amended by T.D. 8860, 65 FR 2028, Jan. 13, 2000]

§ 1.988-1 Certain definitions and special rules.

- (a) Section 988 transaction—(1) In general. The term "section 988 transaction" means any of the following transactions—
- (i) A disposition of nonfunctional currency as defined in paragraph (c) of this section;
- (ii) Any transaction described in paragraph (a)(2) of this section if any amount which the taxpayer is entitled to receive or is required to pay by reason of such transaction is denominated in terms of a nonfunctional currency or is determined by reference to the value of one or more nonfunctional currencies.

A transaction described in this paragraph (a) need not require or permit payment with a nonfunctional currency as long as any amount paid or received is determined by reference to the value of one or more nonfunctional