of any tax paid or accrued to any foreign country of
possession there shall not be taken into account any
amount of tax to the extent the tax so paid or accrued is
imposed with respect to income which would not be
taxed by such foreign country or possession but for the
fact that—

- "(A) in the case of a nonresident alien individual, such individual is a citizen or resident of such foreign country or possession, or
- "(B) in the case of a foreign corporation, such corporation was created or organized under the law of such foreign country or possession or is domiciled for tax purposes in such country or possession.
- "(2) For purposes of subsection (a), in applying section 904 the taxpayer's taxable income shall be treated as consisting only of the taxable income effectively connected with the taxpayer's conduct of a trade or business within the United States.
- "(3) The credit allowed pursuant to subsection (a) shall not be allowed against any tax imposed by section 871 (a) (relating to income of nonresident alien individual not connected with United States business) or 881 (relating to income of foreign corporations not connected with United States business).