CHAPTER 369B

TAX INFORMATION EXCHANGE

LIST OF AUTHORISED PAGES

1 - 4	LRO 1/2017
5 - 6	LRO 1/2006
7 - 8	LRO 1/2017
9 - 11	LRO 1/2006

ARRANGEMENT OF SUBSIDIARY LEGISLATION

SECTION 13

The Bahamas and the United States of America Tax Information Exchange Agreement Regulations.

CHAPTER 369B

TAX INFORMATION EXCHANGE

THE BAHAMAS AND THE UNITED STATES OF AMERICA TAX INFORMATION EXCHANGE AGREEMENT REGULATIONS

ARRANGEMENT OF REGULATIONS

- Citation.
- 2. Interpretation.
- 3. Application of these Regulations.

PART I OBTAINING INFORMATION BY EXAMINATION

- Examination orders.
- Examiner.
- 6. Attendance of, and production of documents by, witnesses.
- 7. Examination of witness.
- 8. Refusal of person to attend, be sworn, etc.
- 9. Time and place for examination.
- 10. Recording of proceedings.
- 11. Legal representation.
- 12. Objections to questions.
- 13. Fees and expenses.
- 14. Residuary power to regulate proceedings.
- 15. Examiner's report.

PART II OBTAINING INFORMATION BY DOCUMENT

16. Authentication of documents.

PART III OBTAINING INFORMATION BY ON-SITE INTERVIEW

- 17. Request for Interview.
- 18. Conducting the interview.

CHAPTER 369B

TAX INFORMATION EXCHANGE

THE BAHAMAS AND THE UNITED STATES OF AMERICA TAX INFORMATION EXCHANGE AGREEMENT REGULATIONS

S.I. 103/2004 S.I. 91/2010

(SECTION 13)

[Commencement 17th December, 2004]

- 1. These Regulations may be cited as The Bahamas and the United States of America Tax Information Exchange Agreement Regulations.
 - 2. In these Regulations —

Interpretation.

Ch. 369B.

Citation.

- "the Act" means The Bahamas and the United States of America Tax Information Exchange Agreement Act;
- "examination" means a hearing for the purpose of obtaining a deposition pursuant to section 10(1) (a) of the Act:
- "the Minister" means the Minister of Finance;
- "serve" has the meaning assigned to it by section 8 of the Act;
- "the Court" means the Supreme Court.
- **3.** These Regulations apply where the Minister intends to obtain information under section 10 of the Act.

Application of these Regulations.

PARTI

OBTAINING INFORMATION BY EXAMINATION

- **4.** (1) Where an examination is to be held, the Minister shall make an order under this regulation ("an examination order").
 - (2) An examination order —

- (a) shall designate the person who is to conduct the examination ("the examiner");
- (b) shall specify the person or persons who is or who are to make a deposition ("a witness or witnesses");
- (c) shall describe, in such general or specific terms as the Minister deems fit, the information which is to be obtained in the form of a witness's deposition;
- (d) shall require the examiner to send to the Minister as soon as may be a full report on the examination, when completed; and
- (e) may, in addition, contain such directions as the Minister deems it necessary or expedient for him to give so that the purposes of the examination may be fulfilled.
- (3) An examination order affecting a prospective witness shall be served on him but otherwise shall not be published.

Examiner.

5. An examiner shall be a person considered by the Minister to be qualified and competent to conduct an examination.

An examiner may by written notice require a

Attendance of, and production of documents by, witnesses.

documents required from him in connection with the examination if it is in his possession, custody or control.

7. (1) An examiner may for the purposes of an

witness to attend at an examination, and to produce any

Examination of witness.

- examination take evidence from a witness upon oath and for that purpose may administer an oath or affirmation.
- (2) An examiner shall not during the course of the examination, without the prior written approval of the Minister, permit any other person to question a witness or conduct the examination.

Refusal of person to attend, be sworn, etc.

8. (1) Subject to regulation 12 a person who, having been required under regulation 6 to attend at an examination, refuses or fails to attend or, having so attended, refuses or fails to be sworn, or to answer any question or produce any document that he is properly asked to answer or to produce, for the purpose of the examination, commits an offence and shall be liable on summary conviction to a fine not exceeding \$5,000 or to imprisonment for a term not exceeding six months or to both.

- (2) Notwithstanding paragraph (1), an examiner may apply to the Court for an order requiring a person whom the Court finds to be in breach of that paragraph to attend before the examiner, or to be sworn, or to answer a question or produce a document for the purposes of the examination, as the case may be, and the Court may make an order accordingly.
- (3) An order made under paragraph (2) may contain a direction that the person against whom the order is made shall pay any costs occasioned by his refusal or failure.
- (4) A person who wilfully disobeys a direction given to him under paragraph (3) is guilty of contempt of court.
- **9.** An examiner shall give to the Minister a notice appointing the place and time at which the examination shall take place, subject to any alteration that the examiner may make on the application of the Minister or any party, and the Minister shall notify all parties accordingly.

Time and place for examination.

10. Subject to any directions to the contrary in an examination order, an examiner may appoint a shorthand or verbatim reporter to record the proceedings at the examination.

Recording of proceedings.

11. A witness at an examination may at his own expense have legal representation at the examination.

Legal representation.

12. (1) If a person objects to being questioned, or to answering a particular question, at an examination, he may refuse to answer but shall state the grounds for his objection; and those grounds and any answer that he gives under objection shall be set out in his deposition or a statement annexed to it.

Objections to questions.

- (2) If an examiner determines that it is desirable that an objection made under paragraph (1) should be overridden for the purposes of the examination, he may refer the objection to the Court under paragraph (2) of regulation 8, and the Court shall decide the issue.
- (3) An examiner shall set forth in any reference that he makes to the Court under paragraph (2) his own opinion on the issue.
- (4) If on a reference to the Court under paragraph (2) the Court decides the issue in favour of the person objecting, it shall order any answer that he may have given

under objection in the examination to be stricken from the record of the examination.

Fees and expenses.

- **13.** (1) An examiner shall be paid such fees and expenses as the Minister may approve.
- (2) A witness shall be paid such witness expenses as the examiner may order.
- (3) A shorthand or verbatim reporter appointed under regulation 10 shall be paid such fees as the examiner may order.
- (4) All fees and expenses payable under this regulation shall be paid by the Government of the United States.

Residuary power to regulate proceedings. Examiner's report.

- **14.** Subject to these Regulations, an examiner may regulate the proceedings at an examination as he sees fit.
- **15.** (1) An examiner shall conduct his examination with all dispatch and shall, as soon as the examination is concluded, send to the Minister
 - (a) the deposition of every witness; and
 - (b) the report called for by sub-paragraph (d) of paragraph (2) of regulation 4.
- (2) The deposition referred to in paragraph (1), in relation to a witness, is the written record of the matters deposed to by him, including any document or exhibit forming part of those matters; and that record shall be authenticated
 - (a) by the witness himself (if he is willing to authenticate it); and
 - (b) by the shorthand or verbatim reporter (if there was one); and
 - (c) by the examiner, by being signed and dated by each of them in witness of its correctness.

PART II

OBTAINING INFORMATION BY DOCUMENT

Authentication of documents.

16. (1) Where information sought from a person in a notice served upon him under section 5 of the Act is in the form of an original document, or a copy of an original document, in his possession, custody or control, the Minister may include in the notice a requirement that he authenticate the document or copy by making a declaration

in the prescribed form set forth in the Schedule, or in a form as near to that form as the circumstances permit; and he shall comply with any such requirement.

Schedule.

- (2) A document to which such a declaration relates must be exhibited to the declaration.
- (3) Any person who wilfully makes a false declaration under this regulation commits an offence and is liable upon summary conviction to a fine not exceeding \$25,000.00 or to imprisonment for a term not exceeding twelve months or to both.

S.I. 91/2010, s. 2.

PART III

S.I. 91/2010, s. 3.

OBTAINING INFORMATION BY ON-SITE INTERVIEW

17. (1) All requests for information to be obtained by means of an interview in The Bahamas by the competent authority of the United States shall include the following —

Request for Interview. S.I. 91/2010, s. 3.

- (a) a written background brief regarding the information sought, which shall satisfy all of the requirements of section 4 of the Act;
- (b) a copy of the specified person's written consent to be interviewed; and
- (c) notification of the time and place of the intended meeting with the specified person.
- (2) Requests for interview shall be made not less than two weeks prior to the intended interview date. However, in exceptional circumstances, the Minister may grant consideration within a shorter period of time.
- **18.** The Minister may appoint a representative to be present during any interview conducted in The Bahamas.

Conducting the Interview. *S.I.* 91/2010, *s.* 3.

SCHEDULE

(Regulation 16)

FORM A

DECLARATION OF AUTHENTICITY OF BUSINESS RECORDS

I,	the	undersigned,
	,	with the
understan	ding that I am subject to crimina	al penalty for an
intentiona	lly false declaration, declare that	I am employed
by/associa	ated with in	the position of
	and by reaso	n of my position
am author	rised and qualified to make this decla	aration.
	or true copies of records which:	tached hereto are
1.	were made at or near the time of the matters set forth therein, by (or transmitted by) a person with kn matters;	from information
2.	were kept in the course of reg business activity;	gularly conducted
3.	were made by the said business ac practice; and	tivity as a regular
4.	if not original records, are duple records.	icates of original
Date of ex	xecution:	
Place of e	xecution:	
Signature		

DECLARATION OF ABSENCE OF DOCUMENTS OF A REGULARLY CONDUCTED BUSINESS

1. I, the undersigned	attest
on penalty of criminal punishment for false declara	tion that I am employed by
	in the position of
and by re	eason of my position am
authorised and qualified to make this declaration.	
2. In my employment with the	, I am
(Name of bus	siness)
familiar with the records it maintains. During t regularly conducted activity, the	
	f business)
maintains records of its transactions, which record time of the information reflected therein. These rebusiness practice of the	cords are kept as a regular
(Name of busines	ss)
3. Among these are records of individuals a have conducted transactions with the	and entities that conduct or
(Name o	f business)
4. I have reviewed these records and have for activity with or involving any transaction that relating the Notice from the Minister of Finance dated	tes to the request contained
Date of execution:	
Place of execution:	
Signature	

FORM B

$\frac{\textbf{ATTESTATION OF AUTHENTICITY OF DOCUMENTS BY A}}{\textbf{GOVERNMENT AGENCY}}$

I,	, attest on penalty of criminal
(Name)	
	hat my position with the Government of The and that in that position I am
hereto and described below are	hamas to attest that the documents attached true copies of the original official records which is an
(1	Name of Government Office or Agency)
office or agency of the Governmen	nt of The Bahamas.
Description of Documents:	
(Signature)	_
(Title)	_
(Date)	_
	(Official Seal or Stamp)

CERTIFICATION OF ABSENCE OR NON-EXISTENCE OF OFFICIAL RECORDS

I,	, attest on penalty of
	(Name)
criminal p	unishment for false declaration:
1.	is a government
	(Name of public authority)
	office or agency of the Commonwealth of The Bahamas and is authorised by law to maintain official records setting forth matters that are authorised by law to be reported and recorded or filed;
2.	records of the type described below set forth matters that are authorised by law to be reported and recorded or filed, and such matters regularly are recorded or filed by the above-named public authority;
3.	my position with the above-named public authority is
	(Official title)
4.	in my official capacity I have made, or caused to be made, a diligent search of the above-named public authority's records for the records described below; and
5.	no such records have been found to exist therein.
Description	n of documents:
(Signature	e)
(Date)	
	(Official Seal or Stamp)