First published in the Government Gazette, Electronic Edition, on 5 February 2018 at 5 pm.

No. S 75

# INCOME TAX ACT (CHAPTER 134)

# INCOME TAX (INTERNATIONAL TAX COMPLIANCE AGREEMENTS) (COUNTRY-BY-COUNTRY REPORTING) REGULATIONS 2018

#### ARRANGEMENT OF REGULATIONS

#### Regulation

- 1. Citation and commencement
- 2. Definitions
- 3. Application
- 4. Obligation of ultimate parent entity of MNE group to submit country-by-country report
- 5. Designation of constituent entity to submit country-by-country report in place of ultimate parent entity

In exercise of the powers conferred by section 105P of the Income Tax Act, the Minister for Finance makes the following Regulations:

#### Citation and commencement

**1.** These Regulations are the Income Tax (International Tax Compliance Agreements) (Country-By-Country Reporting) Regulations 2018 and come into operation on 5 February 2018.

#### **Definitions**

2.—(1) In these Regulations —

"authorised person" means a person authorised by the Comptroller under section 105L of the Act;

## "constituent entity" —

(a) in relation to an MNE group that is a Type A group, means any entity of the MNE group, whether or not the entity has a permanent establishment; and

2

- (b) in relation to an MNE group that is a Type B group, means the single entity of the Type B group, and includes a permanent establishment of the Type B group for which separate financial statements are prepared;
- "country-by-country report" has the same meaning as in section 105I of the Act;
- "entity" means any person that is not an individual, but excludes the Government, and the government of any country;
- "FRS 110" means the financial reporting standard known as Financial Reporting Standard 110 (Consolidated Financial Statements) issued by the Accounting Standards Council under the Accounting Standards Act (Cap. 2B);
- "MNE group" means a Multinational Enterprise group;
- "Type A group" means a group of entities related through ownership or control in such a way that the group is either
  - (a) required to prepare consolidated financial statements for financial reporting purposes under FRS 110 or an equivalent financial reporting standard in a country outside Singapore; or
  - (b) would have been so required if equity interests in any of the entities were traded on any stock exchange in Singapore or elsewhere;
- "Type B group" means a single entity with one or more permanent establishments;
- "ultimate parent entity"
  - (a) in relation to an MNE group that is a Type A group, means a constituent entity of the MNE group —

- (i) that owns, directly or indirectly, a sufficient interest in one or more constituent entities of the MNE group such that
  - (A) it is required under FRS 110 or an equivalent financial reporting standard in a country outside Singapore to prepare consolidated financial statements for the MNE group; or
  - (B) it would have been so required if its equity interests were traded on any stock exchange in its jurisdiction of tax residence; and
- (ii) in which no other constituent entity of the MNE group owns (directly or indirectly) an interest described in sub-paragraph (i); or
- (b) in relation to an MNE group that is a Type B group, means the single entity of the Type B group.
- (2) In these Regulations, a Type A group is an MNE group for an accounting period if the Type A group
  - (a) has a consolidated group revenue of not less than \$1,125 million (or its equivalent in foreign currency) in the accounting period immediately before that accounting period; and
  - (b) has 2 or more entities that are resident for a tax purpose in different countries.
- (3) In these Regulations, a Type B group is an MNE group for an accounting period if the Type B group
  - (a) has a revenue of not less than \$1,125 million (or its equivalent in foreign currency) in the accounting period immediately before that accounting period; and
  - (b) is resident for a tax purpose in one country and is also subject to income tax or tax of a similar character with respect to its business carried out through a permanent establishment in another country.

## **Application**

**3.** These Regulations apply to a Type A group or Type B group in respect of any of its accounting periods beginning on or after 1 January 2017.

## Obligation of ultimate parent entity of MNE group to submit country-by-country report

- **4.**—(1) Subject to regulation 5, where
  - (a) a Type A group or Type B group is an MNE group for any of its accounting periods; and
  - (b) its ultimate parent entity is resident in Singapore,

its ultimate parent entity must submit to the Comptroller or an authorised person a country-by-country report for that accounting period for all constituent entities of the MNE group.

- (2) The ultimate parent entity must submit the country-by-country report to the Comptroller or an authorised person no later than 12 months after the end of the accounting period, or such later time as the Comptroller may permit.
- (3) The ultimate parent entity must keep and retain in safe custody all records that it uses to prepare a country-by-country report for a period of 5 years after the end of the accounting period.
- (4) A contravention of paragraph (1), (2) or (3) is an offence under section 105M(1) of the Act.

## Designation of constituent entity to submit country-by-country report in place of ultimate parent entity

- **5.**—(1) This regulation applies where
  - (a) a particular Type A group is an MNE group for any of its accounting periods; and
  - (b) in that accounting period
    - (i) the Government is the sole shareholder of the ultimate parent entity of the Type A group; and

- (ii) the Minister informed the Comptroller that a country-by-country report by the ultimate parent entity of the Type A group would contain information, the disclosure of which would be contrary to Singapore's vital interests.
- (2) The Comptroller may, after taking into account the information in paragraph (1)(b)(ii)
  - (a) give written notice to the ultimate parent entity that the ultimate parent entity need not submit that country-by-country report; and
  - (b) give written notice to one or more other constituent entities of the MNE group to submit a country-by-country report for that accounting period in place of the ultimate parent entity.
- (3) A constituent entity of the MNE group given a written notice under paragraph (2)(b) must submit to the Comptroller or an authorised person a country-by-country report for that accounting period for all the constituent entities of the MNE group in respect of which the firstmentioned constituent entity
  - (a) is required under FRS 110 or an equivalent financial reporting standard in a country outside Singapore to prepare consolidated financial statements; or
  - (b) would have been so required if the equity interests of the firstmentioned constituent entity were traded on any stock exchange in Singapore or elsewhere.
- (4) The constituent entity must submit the country-by-country report for an accounting period to the Comptroller or an authorised person no later than
  - (a) 12 months after the end of the accounting period; or
  - (b) such later time as the Comptroller may permit in the particular case.

S 75/2018

(5) The constituent entity must keep and retain in safe custody all records that it uses to prepare a country-by-country report for an accounting period for a period of at least 5 years after the end of the accounting period.

6

(6) A contravention of paragraph (3), (4) or (5) is an offence under section 105M(1) of the Act.

Made on 2 February 2018.

TAN CHING YEE Permanent Secretary, Ministry of Finance, Singapore.

[R032.007.2628.V5; AG/LEGIS/SL/134/2015/29 Vol. 1]