CONVENTION ON MUTUAL ADMINISTRATIVE ASSISTANCE IN TAX MATTERS

ETS No. 127 - Strasbourg, 25.I.1988, as amended by the 2010 Protocol

CANADA

Compilation of Declarations currently in force (*) concerning

Annex A - Taxes to which the Convention would apply (Article 2).	Х
Annex B - Competent authorities (Article 3).	Х
Annex C - Definition of the word "national" for the purpose of the Convention (Article 3).	-

Declarations contained in the instrument of ratification deposited with the Secretary General of the OECD on 21 November 2013 - Or. Engl./Fr. (in force since 1 March 2014)

ANNEX A – Taxes to which the Convention would apply:

- . **Article 2, paragraph 1.a.**: The taxes on income or profits, including capital gains that are added to income at a rate determined under the following act, and taxes on net wealth that are imposed on behalf of Canada under the Income Tax Act (Canada).
- . **Article 2, paragraph 1.b.iii.C**: The Value Added Tax imposed on behalf of Canada under Part IX of the Excise Tax Act (Canada).
- . **Article 2, paragraph 1.b.iii.D**: The taxes imposed on behalf of Canada under Parts I and III of the Excise Tax Act (Canada) and the Excise Act, 2001 (Canada).

ANNEX B - Competent Authorities

The Minister of National Revenue or the Minister's authorised representative.

ANNEX C – Definition of the word "national" for the purpose of the Convention

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^(*) Status as of 1 January 2021. For the Complete Chronology of declarations, please consult our website, rubric <u>Search</u>. Source: Council of Europe's Treaty Office on http://conventions.coe.int