AN ACT TO PERMIT THE ESTABLISHMENT OF FOUNDATIONS IN THE BAHAMAS, TO DETERMINE THE LEGAL STATUS OF SUCH FOUNDATIONS, TO ESTABLISH THE PURPOSES FOR WHICH SUCH FOUNDATIONS MAY BE USED, AND THE CREATION, OPERATION AND MANAGEMENT THEREOF, AND TO PROVIDE FOR THE WINDING-UP OF ANY FOUNDATION SO CREATED AND FOR MATTERS INCIDENTAL THERETO, INCLUDING BUT NOT LIMITED TO, THE ESTABLISHMENT AND CONDUCT OF A REGISTER OF FOUNDATIONS.

Enacted by the Parliament of The Bahamas

PART I
PRELIMINARY

Short title

1.(1) This Act may be cited as the Foundations Act, 2004.

and commencement.

(2) This Act shall come into operation on such day as the Minister may, by notice published in the Gazette, appoint.

Interpretation.

2.(1) In this Act, unless the context otherwise requires -

“articles” mean the regulations provided for in section 7;

“assets” mean property in whatever form;

“auditor” means a professionally qualified auditor, or an accountant licensed to practise as such under the Public Accountants Act;

“authorised signatories” mean -

(a) the persons authorised by a foundation in accordance with its charter or articles (if any) to sign, as resolved by the officers from time to time, (including whether singly or jointly) on
2

behalf of, and thereby to bind, the foundation, to the extent so authorized; or
(b) all the officers for the time being of a foundation signing jointly;

“beneficiary” means a person –
(a) designated as such in the charter or articles (if any) of a foundation; or
(b) where no beneficiary is so designated, and the foundation has not been formed to benefit the public at large, a person identified as such –
(i) by the person or body appointed for this purpose in the charter, or
(ii) in the absence of such a person or body or following the refusal by such a person or body to make any designation, by the foundation council of the foundation (if any);

and includes any remaining beneficiaries and may include the founder if so designated.

(c) designated as such by the Court where the body or council in paragraph (a) or (b) is in disagreement as to the designation of a beneficiary.

“Court” means the Supreme Court or a Judge thereof;
“to endow” means to pass, or covenant to pass, the title in property absolutely, with or without consideration, to a foundation so that the property is the asset of that foundation and to pass, for the purposes of this definition includes whatever act may be necessary in relation to that property to transfer title effectively;

“foundation” means the legal entity defined in section 3;
“foundation charter” and “charter” mean the duly executed will or other document, as the case may be, provided for in section 6;

“foundation council” and “council” mean the council of a foundation, if any, as the case may be provided for in section 14;

This document is not the Official Gazette, which can be obtained from Government Publications, Cabinet Office.
“founder” means –
(a) the person who, by transfer of title subscribes his name to the charter establishing a foundation acting either for himself or on behalf of another and who endows that foundation with its initial assets; or
(b) in the case of establishment of a foundation by the duly executed will of a deceased person, the testator, whose estate by transfer of title endows that foundation with its initial assets;
“governing bodies”, in relation to a foundation, means –
(a) the officers;
(b) the foundation council, if any; and
(c) any other supervisory person or persons (including but not limited to a protector, or committee or protectors), if any, specified or identified by the charter or the articles (if any), acting jointly or singly, as may be required by this Act, the charter or the articles (if any);
“initial assets” means assets endowed by the founder or founders, as the case may be, at the time of establishment of a foundation and vested in and being the property of that foundation;
“legal person” means a company, a corporation or any other legal entity having separate personality;
“Minister” means the Minister charged with responsibility for this Act;
“Model Foundation Charter” means the charter provided for in section 6(3) and set forth in the Schedule;
“natural person” means an individual;
“officer”, means the officer of the foundation provided for in section 10;
“person” means a legal or natural person;
“protector” or “committee of protectors” mean the person or persons (if any) appointed in accordance with the relevant provisions of a foundation’s charter provided
however that in such capacity they shall not be deemed to be officers of the foundation;

“Register” means the register of foundations to be kept by the Registrar in compliance with section 59;

“registered” in relation to a foundation means registered as a foundation under this Act;

“Registrar” means the Registrar of Foundations;

“Registrar of Foundations” means the Registrar General;

“remaining beneficiary” means that person or those persons who, according to the charter or the articles (if any) of a foundation, or the application of either, shall be entitled to receive any assets remaining after the dissolution or winding up of the foundation;

“secretary” means the secretary of the foundation provided for in section 12;

“supervisory person” means any person having supervisory powers such as an officer, member of a foundation council or protector; and

“The Bahamas” means the Commonwealth of The Bahamas.

(2) For the purposes of sections 10 and 14, “direct line of relationship” means a relationship of parent, child, grandparent, grandchild and further levels of such relationships in direct line; and

“collateral line of relationship” means brother or sister, uncle or aunt, niece or nephew or cousin, and shall include the spouse of such person and “parent” and “child”, etc. shall include a parent or child by adoption as well as by birth, whether legitimate or illegitimate, and shall include the spouse of a parent or child and the parent or child of the spouse.

Definition

3.(1) An entity -

(a) established by a foundation charter and in accordance with this Act; and

(b) which is registered,

shall be a foundation within the meaning of this Act.

(2) A foundation satisfying subsection (1) shall be –

(a) a legal entity;

This document is not the Official Gazette, which can be obtained from Government Publications, Cabinet Office.
(b) resident and domiciled in The Bahamas; and
(c) able to sue and be sued in its own name.

(3) A foundation shall hold assets which have been effectively transferred to that foundation for the purposes or objects described in sub-section (6). Such assets shall be of a value not less than B$10,000.00 or US$10,000.00 or the equivalent in any other currency.

(4) In the absence of fraud, assets effectively transferred to a foundation shall be the property of that foundation (with full legal and beneficial title), shall cease to be the property of the founder and shall not become the property of a beneficiary unless distributed in accordance with the provisions of the foundation charter or the articles (if any), and this Act.

(5) The assets of a foundation may originate from any lawful business and may consist of present or future assets of any nature.

(6) The assets of a foundation shall be exclusively managed, including being realized, applied, administered, invested and disbursed in accordance with the foundation charter or the articles (if any), and this Act for the attainment of the purpose or objects –
(a) specified in the foundation charter, and
(b) permissible under this Act.

Purpose and objects of a Foundation.

4.(1) A foundation’s main purposes or objects shall include the management of its assets.

(2) A foundation may in the course of the management of its assets do such things and exercise such powers as are necessary for their proper administration, including but not limited to buying and selling of such assets and engaging in any other acts or activities that are not prohibited under any law for the time being in force in The Bahamas, but such acts and activities shall be ancillary or incidental to its main purposes or objects.

(3) A purpose or object of a foundation need not be, but may be, charitable.

(4) A foundation’s main purpose or purposes may also include any purpose or object which is not unlawful, immoral or contrary to any public policy in The Bahamas.

(5) Subject to subsection (2), the permitted purposes or objects of a foundation shall not include –
(a) carrying on of an activity prohibited in or from within The Bahamas; or

This document is not the Official Gazette, which can be obtained from Government Publications, Cabinet Office.
(b) carrying on in or from within The Bahamas of any activity in respect of which a licence or authorisation under any statute or regulation is required and no such licence or authorisation has been granted to the foundation.

(6) A foundation which carries on an activity in breach of subsection (5) shall be in default and the provisions of sections 52(4), 54 and 70 shall apply.

PART II
ESTABLISHMENT

Mode of establishment of foundation.

5.(1) A person or persons may by subscribing his name or their names, as the case may be, to a charter of a foundation and otherwise complying with the requirements of this Act, establish a foundation as a legal entity having separate personality.

(2) A foundation may be established by means of a duly executed will and in that case -

(a) subject to subsection (13), there shall be one founder only, who shall be the testator;

(b) in this Act, where the context so requires, reference to the will shall be substituted for reference to the charter; and

(c) the procedure set out in subsections (4) to (11) shall apply.

(3) The formation and establishment in The Bahamas of a foundation shall not be completed until -

(a) the foundation has been registered under the provisions of section 21; and

(b) the certificate of the Registrar has been issued in accordance with section 22.

(4) Where the charter is the will of the founder, the executor of the estate of the founder shall -

This document is not the Official Gazette, which can be obtained from Government Publications, Cabinet Office.
7

(a) act as if he were the founder for the purpose of appointing officers and registering the proposed foundation; and

(b) as soon as may be appoint officers in accordance with the charter or the articles (if any) and this Act.

(5) The executor referred to in subsection (4) shall periodically, and in any case at intervals of no more than sixty days, keep the officers appointed according to that subsection informed of the progress of probate of the will constituting the charter.

(6) Where the provisions of section 21 in respect of registration cannot be satisfied at the end of a period of twelve months after the death of the founder, an application shall be made by the executor or if no application is made by the executor, by a person named or identified in the will as an officer of the proposed foundation, to the Court for the appointment of a person to act as administrator for the purpose of ensuring —

(a) the proper appointment of officers;

(b) the endowment of property to be the assets of the proposed foundation in accordance with the provisions of the charter; and

(c) the registration of the proposed foundation under this Act,

and the Court may appoint a fit and proper person as the administrator.

(7) An administrator appointed under subsection (6) shall be subject to the supervision of the Court.

(8) Where provision is made in the charter for the appointment of a foundation council, the administrator appointed under subsection (6) shall appoint a foundation council in accordance with the charter and the provisions of this Act.

(9) Where an administrator is appointed under subsection (6) he shall —

(a) if no officers have been appointed in accordance with subsection (4), appoint—

(i) the persons specified in the charter as officers of the proposed foundation, or

(ii) where neither the charter nor the articles (if any) specify either by name or by some other
identifying description the persons to be appointed officers, as officers fit and proper persons qualified under the terms of this Act to be officers of the proposed foundation and who have consented in writing to act as officers of the proposed foundation;

(b) take steps, including, if, in his opinion, it is necessary, the institution of legal proceedings in The Bahamas or elsewhere, to ensure that the initial assets are or shall be duly acquired by the proposed foundation;

(c) administer, or cause to be administered, in a proper manner and to the best advantage to conserve and improve without undue risk the property to be the initial assets of the proposed foundation until such time as such assets are vested in the foundation; and

(d) take such steps as are, in his opinion, necessary to ensure that title in the assets is properly vested in the foundation.

(10) The Court, as soon as it is satisfied that the documents specified in section 21(1) are available and the application for registration under such section has been made, shall cause the appointment of the administrator under this section to terminate.

(11) The costs of the administrator appointed under this section, including his remuneration, approved by the Court, shall be met by the executor -

(a) out of the property specified in the charter as the assets of the foundation; or

(b) in the event that the foundation is not registered, out of the property of the estate of the founder.

(12) Where a founder dies after subscribing his name to a charter but before the registration of the foundation under this Act, notwithstanding that the founder was not the sole founder, the provisions of subsection (4) to (11) shall apply mutatis mutandis as if the charter was contained in his will.

(13) Where two or more testators have made mutual wills and those wills take effect simultaneously, the testators shall be deemed to be one founder for the purpose of complying with subsection (2)(a).
(14) Registration of a foundation on the grounds that the will purporting to establish same was not duly executed may only be contested within a period of three years from the date upon which probate of such will was granted.

Charter

6.(1) The charter of a foundation shall state -

(a) the name of the foundation with the word “Foundation” or, in the discretion of the Registrar, a foreign language version of the word “Foundation” as the last word of the name;

(b) details of the founder, that is to say -
   (i) the name and address of the founder,
   (ii) where the founder is a legal person, the number and place of registration of that legal person, and
   (iii) the address in The Bahamas for service of documents on the founder;

(c) the purpose or purposes and objects of the foundation;

(d) the endowment of the assets to be the initial assets of the foundation upon registration and a statement of those assets;

(e) the designation of the beneficiary or the identification of a body by which the beneficiary is to be ascertained, or a statement that a foundation has been formed to benefit the public at large;

(f) a statement of whether the foundation is established for an indefinite period or a definite period and, where it is established for a definite period, that period;

(g) the name and address in The Bahamas of the secretary to the foundation and the address of the registered office in The Bahamas of the foundation, which shall be the same address as the address of the secretary; and

(h) a statement that the foundation may not have assets with a total value of less than B$10,000.00 or US$10,000.00 or the equivalent thereof in any other currency.
(2) Subject to the provisions of this Act, the charter of a foundation may without limitation include provisions—

(a) for the reservation of rights or powers to the founder;

(b) for the appointment, removal, period of office and representative authority of officers of the foundation, including the number and descriptions of such persons;

(c) for the appointment, removal and period of office of the auditor, if any, to the foundation and may provide that the appointment of an auditor is at the discretion of the foundation council;

(d) for the appointment of a foundation council or other supervisory persons (including but not limited to a protector or committee of protectors) for the maintenance of the objects of the foundation their relationship to the officers and amongst themselves and the appointment of persons by power of attorney or otherwise to carry out particular duties on behalf of the foundation;

(e) specifying the duties, functions, powers and rights to remuneration of a protector or committee of protectors (if appointed), their relationship to the officers and the foundation council and how they shall be appointed or removed and how they shall conduct themselves whilst in office;

(f) specifying the circumstances in which it may be necessary to appoint a foundation council, and, where it proves necessary to appoint a foundation council, for the appointment, removal, period of office and representative authority of the members of that council;

(g) permitting amendment to the charter and specifying circumstances in which it may be amended;

This document is not the Official Gazette, which can be obtained from Government Publications, Cabinet Office.
(h) requiring or permitting the making of articles;

(i) providing for the endowing of supplementary assets of the foundation in addition to the initial assets;

(j) for the addition or removal of beneficiaries;

(k) providing for the circumstances, if any, in which the foundation may be redomiciled and the conditions to be satisfied in respect of such redomiciliation;

(l) except where the charter is contained in a will, for the revocation of the foundation.

(3) The charter of a foundation may adopt all or any of the provisions contained in the Model Foundation Charter and, in so far as the foundation charter does not exclude or modify the provisions contained in that Model, those provisions shall, so far as applicable, be the terms of the charter of the foundation in the same manner and to the same extent as if they were contained in the charter.

(4) In the absence from the charter of a provision on any of the matters specified in subsection (2), the provisions of this Act in respect of that matter shall apply.

(5) Except as is provided for in subsection (6), the charter of a foundation shall be in the form of a document and shall—

(a) where a founder is a natural person, be signed by each such founder in the presence of a notary public or the secretary named therein, or

(b) where a founder is a legal person, be signed on behalf of such founder by the person or persons authorised for that purpose in the presence of a notary public or the secretary named therein.

(c) be duly and properly executed by the founder.

(6) The charter of a foundation established on the death of the founder shall be in the form of a duly executed will -

7. Where the charter of a foundation provides that articles of a foundation shall be made or may be made, such articles may without limitation include regulations -

(a) concerning distributions of assets made, or to be made, by the governing bodies of the foundation;
(b) more specifically providing for the identification of any initial beneficiaries or any beneficiaries to be designated at a later date, of the foundation;
(c) determining the minimum level of assets of the foundation in the absence of which no distribution to any beneficiary may be made;
(d) providing for the identification of the remaining beneficiary upon a winding up of the foundation;
(e) providing for the regulation of any governing bodies of the foundation.

(2) In -
(a) the absence of articles of a foundation; or
(b) the absence from such articles of a regulation on any matter,
the provisions of this Act in respect of that matter shall apply.

(3) Except as is provided for in subsection (4), the articles shall -

(a) where a founder is a natural person, be signed by each such founder in the presence of a notary public or the secretary; or
(b) where a founder is a legal person, be signed on behalf of each such founder by a person or persons authorised for that purpose in the presence of a notary public or the secretary.

(4) The articles established on the death of a founder shall be in the form of a duly executed will.

(5) The articles shall -
(a) be typed or printed;
(b) be divided into paragraphs numbered consecutively; and
(c) be duly and properly executed by the founder.

Assets.

8.(1) The Registrar shall not register a foundation unless the charter requires the foundation to have assets of a value of not less than B$10,000.00 or US$10,000.00 dollars or the equivalent thereof in any other currency.

(2) From the time of the establishment of the foundation a foundation shall hold assets which have been effectively transferred to that foundation for the purposes and objects described in section 4.
Such assets shall be of a value of not less than $10,000.00 Bahamian or United States dollars or the equivalent thereof in any other currency.

Powers and Obligations of Founder.

9.(1) Where in respect of a foundation there is more than one founder, the powers of the founder under the foundation charter, the articles, if any, and this Act, may only be exercised by all the founders acting jointly and in common, unless the charter otherwise provides, and then in accordance with that charter.

(2) The rights of a founder in respect of the formation of a foundation shall not devolve upon his successors in title or assigns.

(3) A person who endows assets to a foundation after its registration shall not thereby acquire the powers of a founder.

(4) Where a founder has made an undertaking, recorded in the charter of the foundation, to endow assets to a foundation, the foundation -

(a) may enforce that undertaking against the founder; and
(b) shall do so in respect of the initial assets of the foundation, if at the end of a period of twelve months from the date of registration, the property representing same has not become the assets of the foundation.

(5) Where a charter contains a covenant by the founder to endow assets to a foundation on a specified date-

(a) subsection (4)(b) shall have effect as if the reference to the date of registration was a reference to the specified date; and
(b) the period of twelve months therein referred to shall be the period of twelve months from that date.

PART III
OFFICERS

10.(1) The founder or founders, or where the foundation charter is a will, an executor of that will or an administrator appointed under section 5(6), shall before registration of a proposed foundation
appoint at least one person (natural or legal person) who is not prohibited from being an officer by virtue of subsection (2) to be an officer of the foundation, and on appointment each such person shall be an officer of that foundation.

(2) A person shall not be appointed as or remain an officer of a foundation -

(a) in the case of a natural person, if he is an undischarged bankrupt;

(b) in the case of a legal person, if it is the subject of any proceedings which may result in the legal person being wound up or otherwise dissolved;

(c) in the case of a natural person who is or becomes mentally incapacitated;

(d) in the case of a natural person who is convicted of a crime other than a minor traffic offence;

(e) if such person’s interests are or have become incompatible with the interests of the founder (s) or any beneficiary;

(f) if he, his spouse, or persons in a direct line or in a collateral line of relationship with the person is a member of the council of that foundation;

(g) where an officer of a foundation is a legal person, if any shareholder, director, secretary, manager, partner or controller (which expression shall include any person in accordance with whose instructions any shareholder, director, secretary, manager, partner or controller is accustomed to act) of that legal person, his or her spouse as well as any person in a direct line or in a collateral line of relationship with such person, is a member of the council of that foundation; or

(h) unless before appointment -

(i) he complies with any requirement of this or any other Act to be satisfied by a person to be so appointed; and

(ii) he has by himself, or by his agent
authorized in writing, signed and delivered to the founder, an executor or the administrator appointed under section 5(6) or the foundation, as the case may be, a consent in writing to act as such an officer.

(3) Where, by virtue of this section the appointment of an officer in relation to a foundation is required, the founder, executor, or administrator or the officers shall—

(a) appoint a person satisfying the requirements to be an officer of the foundation;

(b) ensure that a sufficient number of persons to satisfy the requirements of this Act and the charter is so appointed;

(c) deliver to the Registrar the name and address of every person who has been appointed as, and who has consented in writing to be, an officer of the foundation.

(4) The appointment of a person as an officer is personal to that person and may not be assigned by him.

(5) A person appointed as an officer in relation to a foundation, shall, in the event that he ceases to comply with any of the requirements of this section, give notice in writing of that event to the foundation and the Registrar, within seven days after the occurrence thereof.

(6) An officer appointed in relation to a foundation who intends to cease acting as an officer in relation to that foundation shall give notice in writing of his intention to the foundation and lodge with the Registrar a declaration that he has given such notice, and such notice shall be given and such declaration lodged no later than seven days before the officer intends to cease to so act.

(7) Subject to sub-section (13), where a person is appointed as an officer of a foundation, he shall so continue and the provisions of this Act shall apply to that person until—

(a) the discharge of that person as an officer in accordance with the foundation charter or the articles (if any);
(b) the expiration of a period of seven days after the date on which a declaration is lodged under subsection (6);  
(c) the foundation ceases to be a foundation registered under this Act;  
(d) the winding up or dissolution, as the case may be, of the foundation;  
(e) the death or bankruptcy of the person;  
(f) the winding up or dissolution, as the case may be, of the legal person being the officer; or  
(g) the occurrence of any other event which disqualifies the person from acting as an officer,

whichever event occurs first, whereupon he shall cease to be an officer.

(8) Where the Registrar receives notice under subsection (3)(c), (5) or (6) he shall file and retain the notice in the Register.

(9) Where for the time being no officer is appointed to a foundation or the number of officers appointed is less than that required by the foundation charter or this Act, an application may be made to the Court by a founder, an officer or a member of the foundation council or some other supervisory person, for the appointment by the Court of one or more officers for the purpose of complying with the requirements of the charter or this Act.

(10) Where the Court is satisfied that-

(a) an application made under subsection (9) or (11) is well founded; and  

(b) without the order of the Court the requirements of the charter or this Act in respect of the appointment of officers will not be met,

the Court may appoint one or more fit and proper consenting persons who comply with this section as officers.

(11) Where an officer has failed to comply with subsections (2) or (5) or has failed to carry out, or failed to carry out properly, the duties required of him in fulfillment of his obligations under the charter, the articles (if any) or this Act, on an application to the Court by a founder, an officer or a member of the foundation council or some other supervisory person or a beneficiary,
the Court may order the removal of such officer and the appointment in
his place as an officer of a fit and proper consenting person who
complies with this section.

(12) The provisions of the charter and this Act in
respect of officers shall apply to a person appointed as an officer in
accordance with subsection (10) or (11) as they apply to an officer
appointed in any other way provided for in this Act or the charter.

(13) Notwithstanding that a person has ceased to be
an officer, any liability to the foundation which he may have incurred
as an officer shall continue to be a liability enforceable against him
by the foundation.

(14) The acts of an officer of a foundation are valid
notwithstanding any defect that the foundation may afterwards discover
in his appointment or qualification.

Duties, etc.
of officers.

11. (1) The duties and responsibilities of an officer shall be
primarily administrative, rather than fiduciary, in nature.

(2) An officer of a foundation shall take all such
steps and do or cause to be done all such things as may be necessary to
properly administer the foundation to achieve the purposes or objects of
that foundation.

(3) An officer of a foundation shall exercise reasonable
care and skill in the conduct of the affairs of the foundation,
including exercising due skill and care in the management and
investment of the foundation’s assets.

(4) An officer of a foundation shall act in accordance
with the charter and the articles, if any.

(5) Subject to subsection (6) and in the absence of the
appointment of a foundation council or other supervisory person or
persons, the officers of a foundation acting jointly shall be the
governing body of the foundation and, as against a third party, the
officers so acting shall represent the foundation.

(6) Where, in accordance with section 6(2), there
is provision in the charter of a foundation for the appointment of a
foundation council, and a foundation council has been appointed, the
powers of the officers of the foundation shall not include those powers
reserved to the foundation council.

(7) Except where the charter of a foundation otherwise

This document is not the Official Gazette, which can be obtained from Government Publications, Cabinet Office.
provides, the officers of the foundation shall act unanimously and may so act by circulation of a written document duly signed by each officer, subject to -

(a) section 34 in respect of a meeting, section 35 in respect of an annual meeting and section 43 in respect of the account and balance sheet and officers’ report;

(b) the right of a founder, the foundation council or other supervisory person pursuant to section 36 to call a meeting of the officers at which the business of the foundation, or a particular item of that business, is to be conducted; and

(c) the right of any officer to object on any occasion to the conduct of business in this way.

(8) Except where the charter of a foundation otherwise provides, no distribution to a beneficiary shall be validly made unless it is signed by all the officers then appointed.

(9) The officers of a foundation shall authorise a distribution to a beneficiary only in accordance with this Act the charter and the articles (if any).

(10) No distribution to a beneficiary shall be made for the purpose of defeating, or where the effect of so doing would be to defeat, the claim of any creditor of the foundation.

(11) Except where the charter of a foundation otherwise provides -

(a) the officers acting unanimously may delegate to any one of themselves by a document signed by each of them any power of the officers;

(b) a power so delegated shall be exercised as provided for in the document of delegation;

(c) subsection (5) shall apply to the officer to whom the power is delegated in the exercise of that power as if the reference in that subsection to the officers acting jointly was a reference to the officer exercising the delegated power.

(12) Except where the charter of a foundation otherwise provides, the officers of the foundation shall be remunerated in accordance with the duties they are required to perform and taking account of the financial position of the foundation.

This document is not the Official Gazette, which can be obtained from Government Publications, Cabinet Office.
19

(13) A dispute in respect of the amount of the remuneration of the officers of a foundation may be referred by the officers, or an officer, or the foundation council, or the auditor, to the Court, which shall determine that remuneration.

Appointment and qualification of secretary.

12. (1) There shall be a secretary appointed in respect of a foundation and the person so appointed shall be an officer of the foundation.

(2) The founder or founders of a foundation or, where the charter is a will, an executor of that will or an administrator appointed under section 5(6), shall before registration of a foundation appoint a person, satisfying the requirements set out in subsection (4), to be the secretary of that proposed foundation.

(3) The founder or founders, the executor, the administrator, as the case may be, or, after registration of a foundation, the officer or officers shall -

(a) ensure that, prior to registration and while a foundation is registered, a person satisfying the requirements set out in subsection (4) is at all times appointed as secretary;

(b) deliver to the Registrar the name and address of every person who has been appointed as secretary and who has consented in writing to be the secretary of the foundation.

(4) The requirements referred to in subsection (3)(a) are that the secretary is duly licensed as a provider of financial and corporate services under the Financial and Corporate Service Providers Act, or as a trust company under the Banks and Trust Companies Regulation Act, and is not precluded from being appointed as an officer by section 10(2).

(5) The appointment of a person as secretary is personal to that person and may not be assigned by him.

(6) A secretary appointed to a foundation, shall, in the event that he ceases to comply with any of the requirements of subsection (4), give notice in writing of that event to the foundation and the Registrar within seven days after the occurrence thereof.

(7) A secretary appointed to a foundation who intends to cease acting as the secretary to that foundation shall -
(a) give notice in writing of his intention to the foundation; and
(b) lodge with the Registrar a declaration that he has given such notice,
and such notice shall be given and such declaration lodged no later than seven days before the secretary intends to cease to so act.

(8) The person appointed as secretary shall have the duties, powers and obligations provided for in this Act in respect of an officer and a secretary as provided in this Act, the foundation charter or articles (if any) and in particular, but without limiting the generality of the foregoing, shall, on behalf of the foundation accept service of all documents in respect of legal proceedings against the foundation which may be served on the foundation under the provisions of this Act or any other statute or law and, where in this or in any other statute or law there is reference to any notice being served on a foundation or any requirement being made of a foundation, the foundation shall be deemed to have notice of that service or knowledge of that requirement if the secretary appointed to that foundation shall have been served with the notice or shall have had notice of the requirement.

(9) The duties prescribed by subsection (8) shall be in addition to and shall not derogate from any other duties prescribed in relation to the secretary to a foundation by or under this Act or any other written law.

(10) Subject to sub-section (12), where a secretary is appointed to a foundation, the provisions of this section shall apply to that secretary until-
(a) the appointment by the foundation of another secretary;
(b) the expiration of a period of seven days after the date on which a declaration is lodged under subsection (7);
(c) the foundation ceases to be a foundation registered under this Act;
(d) the winding up or dissolution, as the case may be, of the foundation;
(e) the mental incapacitation, death or bankruptcy of the natural person being the secretary;
(f) the winding up or dissolution, as the case may
be, of the legal person being the secretary; or

\[(g)\] the occurrence of any other event which disqualifies
the person from acting as an officer,
whichever event occurs first, whereupon he shall cease to be the secretary.

(11) Where the Registrar receives notice under subsections
\((3)(c), (6)\) or \((7)(b)\) he shall file and retain the notice in the Register.

(12) Notwithstanding that a person has ceased to be a secretary,
any liability to the foundation which he may have incurred as secretary
shall continue to be a liability enforceable against him by the foundation.

(13) The acts of any secretary of a foundation are valid
notwithstanding any defect that the foundation may discover afterwards
in his appointment or qualification.

(14) A foundation established under this Act shall at all times
be subject to the regulatory oversight by the regulator that has
licensed the secretary.

13.(1) A foundation shall have a registered office in The Bahamas
which shall be the address of the secretary to that foundation, to which
all communications and notices may be addressed.

(2) Notice of any change in the situation of the registered
office shall be given within twenty-eight days of the change to the Registrar, who shall file and retain the notice in the Register.

(3) Where by virtue of the application of this Act a person
ceases to be the secretary to a foundation -

\[(a)\] the address office of that person shall cease to be
the registered office of that foundation; and

\[(b)\] until such time as the Registrar has received notice
of the situation of a new registered office in
accordance with subsection \((2)\) -

\[(i)\] the foundation and any officer of that
foundation shall be in default;

\[(ii)\] the address of the registered office shall be
deemed to be the address in The Bahamas of any
officer of the foundation and the requirements
of this section and of section 12 in respect of
the service of any document shall be satisfied.
Appointment and qualifications of foundation Council.

14.(1) Where provision is made in the charter of a foundation for the appointment of a foundation council, such foundation council may consist of two or more natural persons or a legal person and one or more natural persons or a legal person by itself.

(2) A foundation council or a member of a foundation council shall be appointed in accordance with the requirements of the charter and this Act and -

(a) if appointed before registration, may be appointed by the founder, or, where the charter is a will, an executor of that will or an administrator appointed under section 5(6);

(b) if a person has been empowered by the founder in the charter or articles (if any), may be appointed by such person; or

(c) otherwise shall be appointed by the officers, subject to the requirements of the charter or the articles (if any) or this Act.

(3) Persons who are officers or the auditor, or a member of the firm of which the auditor is a member, of a foundation, the spouse of such a person, or persons in a direct line or in a collateral line of relationship with the officers shall not be appointed as a foundation council or member of same.

(4) Where an officer or an auditor of a foundation is a legal person, the provisions of subsection (3) shall apply to any natural person who is a shareholder, director, secretary, manager, partner or controller (which expression shall include any person in accordance with whose instructions any shareholder, director, secretary, manager, partner or controller is accustomed to act), of that officer, his or her spouse, as well as any person in a direct line or in a collateral line of relationship with such person, as if the reference to an officer or an auditor were a reference to such a natural person.

(5) A person shall not be appointed as or remain a member of a foundation council if he is an undischarged bankrupt or, being a legal person, is being wound up or dissolved, and unless, before appointment he complies with any relevant requirement of this Act, and he has signed and delivered to the founder, the executor or the administrator, or the
officers, as the case may be, a consent in writing to act as such.

(6) The appointment of a person as a member of a foundation council is personal to that person and may not be assigned by him.

(7) A person appointed as a member of a foundation council shall, in the event that he ceases to comply with any of the requirements of this section, give notice in writing of that event to the foundation within 7 days after the occurrence thereof.

(8) A person appointed as a member of a foundation council who intends to cease acting in that capacity shall give notice in writing of his intention to the foundation no later than seven days before the person intends to cease to so act.

(9) Where a person is a member of a foundation council, this section and section 15 shall apply to that person until -

(a) the discharge of that person as a member of the foundation council in accordance with the charter or the articles (if any);
(b) the foundation ceases to be registered under this Act;
(c) the winding up or dissolution, as the case may be, of the foundation;
(d) the mental incapacitation, the death or bankruptcy of the member; or
(e) the occurrence of any other event which disqualifies the person from being a member,
whichever event occurs first, whereupon he shall cease to be a member of the council.

(10) Where for the time being no foundation council is appointed to a foundation or the number of members appointed is less than that required by the charter or this Act, application may be made to the Court by a founder, an officer or a member of the foundation council or some other supervisory person, for the appointment by the Court of one or more persons to be members of the foundation council for the purpose of complying with the requirements of the charter or this Act.

(11) Where the Court is satisfied that -

(a) an application made under subsection (10) or (12) is well founded; and
(b) without the order of the Court the requirements of the charter or this Act in respect of the appointment will not be met,

This document is not the Official Gazette, which can be obtained from Government Publications, Cabinet Office.
the Court may appoint one or more fit and proper consenting persons who comply with this section as a member of the foundation council.

(12) Where a foundation council or member of a foundation council has failed to comply with subsection (5) or (7) or has failed to carry out, or failed to carry out properly, the duties required of him in fulfillment of his obligations under the charter or articles (if any) or this Act, on an application to the Court by a founder, an officer or a member of the foundation council or some other supervisory person or a beneficiary, the Court may order the removal of that person and the appointment of a fit and proper consenting person who complies with this section as a member of the foundation council.

(13) The provisions of the charter and this Act in respect of members of a foundation council shall apply to a person appointed as such in accordance with subsection (11) or (12) as they apply to a member appointed in any other way provided for in this Act.

(14) Notwithstanding that a person has ceased to be a member of a foundation council, any liability to the foundation which he may have incurred in such capacity shall continue to be a liability enforceable against him by the foundation.

(15) Where provision is made in the charter or the articles (if any) for the appointment of some other supervisory person or persons or governing body, the provisions of this section, section 11 (6) and section 15 shall apply mutatis mutandis, subject to the charter, to that appointment and that person or persons or governing body.

Duties, etc.

15.(1) The council of a foundation shall -

(a) take such action as it may deem necessary to ensure compliance by the foundation and the officers with the provisions of -
   (i) the charter and the articles (if any); and
   (ii) this Act;

(b) supervise generally the management and conduct of the foundation by the officers.

(2) The foundation council shall, as against the officers, represent the foundation and, subject to subsection (3), for the purpose of ensuring compliance with the terms of the charter and the articles (if any) and the provisions of this Act, the officers of the foundation shall act in accordance with the instructions of the foundation council.
(3) Subject to subsections (1) and (2), the charter or the articles (if any) may specify the powers of the foundation council and provide for powers in addition to those provided for in this Act.

(4) The foundation council shall have the powers of an auditor contained in section 16(9) in respect of access to the books, records and accounts and vouchers of the foundation.

(5) In addition to the rights of the foundation council provided for in the charter or the articles (if any) or elsewhere in this Act, the foundation council shall have the right -

(a) to be informed of all meetings of the officers;
(b) to attend and be heard but not to vote at such meetings;
(c) where any business of a foundation is conducted by -
   (i) the circulation of documents, to be included in the circulation of documents at the time that they are circulated to the officers;
   (ii) the delegation of powers to an officer, to be informed of the terms and any exercise of the delegation.

(6) References in subsections (4) and (5) to the foundation council apply to the members of a foundation council acting jointly and severally.

(7) A member of a foundation council shall exercise reasonable care and skill in performing his duties and exercising his powers.

Appointment and qualification of auditor, etc.

16.(1) Where -

(a) there is provision in the charter for the appointment of an auditor, the founder or the officers shall in accordance with that provision, and in any case within one month of the registration of the foundation; or

(b) there is provision in the charter for the appointment of an auditor and -
   (i) no appointment has been made in accordance with paragraph (a); and
   (ii) there is a foundation council appointed, the foundation council shall in accordance with that provision; or
(c) there is no provision in the charter for the appointment of an auditor and there is a foundation council or some other supervisory person appointed, the foundation council or the other supervisory person may, appoint a person satisfying the requirements of this section in respect of auditors as an auditor, in accordance with that provision, and the person so appointed shall hold office as auditor unless he is removed or resigns in accordance with this section and the charter.

(2) Where, because of the removal of an auditor or his resignation or for some other reason, there is no auditor appointed in respect of a foundation —

(a) if there is a requirement in the charter that an auditor be appointed, the foundation council, or where there is no foundation council, the officers shall no later than one month from the date on which there ceased to be an auditor appointed, and

(b) if there is no requirement in the charter that an auditor be appointed, the foundation council may, appoint as an auditor a person satisfying the requirements of this section.

(3) Where there is a requirement under the charter or by virtue of a decision of the foundation council that an auditor be appointed and —

(a) an appointment of an auditor is not made in accordance with subsection (1) or (2), as the case may be; or

(b) it appears to the foundation council or any officer that the auditor appointed —

(i) does not satisfy the requirements of this section; or

(ii) is not fulfilling his functions in accordance with this section,

then on the application of an officer or the foundation council to the Court, the Court may appoint an auditor to the foundation or order the removal of an auditor and the appointment of a new auditor.

(4) The remuneration of the auditor shall be determined by the foundation council except that —
(a) the remuneration of an auditor appointed before the
registration of the foundation may be determined by
the founder, or, where the foundation charter is a
will, an executor of that will or an administrator
appointed under section 5(6);

(b) where an auditor is appointed by virtue of a
requirement in the charter the remuneration of that
auditor shall be determined by the officers;

(c) where an auditor is appointed by the Court the
remuneration of that auditor shall be determined by
the Court.

(5) The appointment of a person as an auditor is personal to
that person and may not be assigned by him.

(6) An auditor who intends to cease acting as auditor or cease
to comply with any of the requirements of this section shall give notice
in writing of either such event-

(a) to the foundation;

(b) where he is appointed by the foundation council, to
the foundation council and the foundation; or

(c) where he is appointed by the Court, to the foundation
and the Court,

and such notice shall be given no later than 7 days before the auditor
intends to cease to so act or ceases to so comply.

(7) Where an auditor is appointed in relation to a foundation,
the provisions of this section shall apply to that auditor until -

(a) the termination of his appointment in accordance with
the charter and this Act;

(b) the expiration of a period of seven days after the
date on which notice is served under subsection (6);

(c) the foundation ceases to be a foundation registered
under this Act;

(d) the winding up or dissolution, as the case may be, of
the foundation;

(e) the death or bankruptcy of the natural person being
the auditor;

(f) the winding up or dissolution, as the case may be, of
the firm being the auditor; or
(g) the occurrence of any event which disqualifies the person from acting as auditor, whichever event occurs first, whereupon the auditor shall cease to be the auditor of the foundation.

(8) The auditor shall within four months of the end of the financial year of any foundation examine the accounts of the foundation and make a report to the foundation council, or, in the absence of a foundation council, to the officers, and the report shall state -

(a) whether or not he has obtained all the information and explanations he has required; and

(b) whether, in his opinion, the balance sheet referred to in the report is properly drawn up so as to exhibit a true and correct view of the state of the foundation affairs according to the best of his information and the explanations given to him, and as shown by the books of the foundation.

(9) The auditor shall have a right of access at all times to the books, records, accounts and vouchers of the foundation, and shall be entitled to require from the officers of the foundation such information and explanation as may be necessary for the performance of the duties of the auditor.

(10) The auditor shall be entitled to attend any meeting of the officers of the foundation at which any accounts which have been examined or reported on by him are to be laid before the meeting and to make any statement or explanation he desires with respect to the accounts.

(11) The auditor shall not be under a duty of confidentiality such as to preclude him from disclosing -

(a) to any member of the governing body information obtained from another member of the governing body of the foundation; and

(b) to persons assigned auditing functions in the charter information he has obtained in the course of his duties under this section.

(12) In the event of a dispute between an auditor of a foundation and a governing body of a foundation concerning the interpretation and application of statutory requirements as well as of the charter and the articles (if any), or concerning his appointment or the termination
thereof or his remuneration, the auditor or the governing body may refer the matter to the Court, which shall determine the matter.

PART IV
NAME

17.(1) No proposed foundation shall be registered by a name—

(a) which includes —

(i) “limited” or an abbreviation of “limited”;

(ii) “company” or an abbreviation of “company”;

(iii) “partnership” or an abbreviation of “partnership”;

(iv) a translation of any words conveying a similar meaning to “limited”, “company” or “partnership” in the language or practice of any other country; or

(v) an abbreviation of any such translation as is referred to in sub-paragraph (iv);

(b) which is the same as or similar to the name of an existing Bahamian company, partnership, foundation or other body, except where such company, partnership, foundation or other body is in the course of being dissolved and signifies its consent in such manner as the Registrar requires;

(c) which is the same as or similar to the name of an existing Bahamian company, partnership, foundation or other body, except where such company, partnership, foundation or other body signifies its consent in such manner as the Registrar requires;

(d) which is the same as or similar to a business name registered under the Registration of Business Names.

This document is not the Official Gazette, which can be obtained from Government Publications, Cabinet Office.
Act;

(e) the use of which by the foundation would in the opinion of the Registrar constitute a criminal offence;

(f) which in the opinion of the Registrar is offensive;

(g) which contains “Chamber of Commerce”; or

(h) which contains “Bank”, “Co-operative”, “Building Society”, “Insurance”, “Stock Exchange” or “Trust” or such other word or expression as in the opinion of the Registrar suggests or is calculated to suggest an activity to which section 4(5)(a) refers.

(2) Except with the consent of the Registrar a proposed foundation shall not be registered by a name which contains the words “Royal” or “Imperial” or “Empire” or “Windsor” or “Crown”, or which in the opinion of the Registrar suggests, or is calculated to suggest, the patronage of Her Majesty or of any member of the Royal Family.

(3) Except with the consent of the Registrar a proposed foundation shall not be registered by a name which –

(a) contains the word “Bahamas”, or in the opinion of the Registrar is calculated to suggest a connection with the Government of The Bahamas or any department thereof;

(b) contains the words “Municipal” or “Chartered” or in the opinion of the Registrar suggests, or is calculated to suggest, connection with any municipality or other local authority or with any society or body incorporated by Royal Charter; or

(c) in the opinion of the Registrar is undesirable.

(4) In determining for the purposes of subsection (1)(b) or (c) whether one name is the same as another or so similar to as may in the opinion of the Registrar result in confusion between names, there are to be disregarded –

(a) the definite article, where it is the first word of the name;

(b) “Foundation” where that word appears at the end of a name; and

(c) type and case of letters, accents, spaces between letters and punctuation marks;
and “and” and “&” are to be taken as the same.

(5) The Registrar may reserve names for prospective foundations for such period or periods as he shall in his absolute discretion deem appropriate.

(6) The Registrar shall enter the names of all foundations in the Register.

Change of name.

18.(1) A foundation may, if permitted to do so by its charter and as provided for in section 50, change its name.

(2) Where a foundation changes its name, the Registrar shall enter the new name in the Register in place of the former name, and shall issue a certificate of registration altered to meet the circumstances of the case.

(3) The change of name shall not affect any rights or obligations of the foundation, or render defective any legal proceedings by or against the foundation, and any legal proceedings that might have been continued or commenced against it by its former name may be continued or commenced against it by its new name.

(4) The provisions of section 17 shall apply in respect of the name to which the foundation proposes to change as they apply to the name by which it was first registered.

Power to require foundation to change name.

19.(1) Where a foundation has been registered by a name which -

(a) is the same as or, in the opinion of the Registrar, too similar to a name appearing at the time of registration in the Register;

(b) is the same as or, in the opinion of the Registrar too similar to the name which should have appeared in the Register at that time; or

(c) in the opinion of the Registrar is undesirable;

the Registrar may direct the foundation in writing to change its name within such period as he may specify.

(2) Section 17(4) applies in determining under subsection (1) whether the name is the same as or too similar to another.

(3) If it appears to the Registrar that -

(a) misleading information has been given for the purpose of the registration of a proposed foundation with a particular name; or

(b) undertakings or assurances have been given for that
32

purpose and have not been fulfilled, within two years of the date of the registration of the foundation with that name he may direct in writing the foundation to change its name within such period as he may specify.

(4) Where a direction has been given under subsection (1) or (3) the Registrar may by a further direction in writing extend the period within which the foundation shall change its name at any time before the end of that period.

(5) Section 17 applies to any name to which a foundation may change under this section.

Misleading name.

20.(1) If, in the Registrar’s opinion, the name by which a foundation is registered gives so misleading an indication of the nature of its activities as to be likely to cause harm to the public he may direct the foundation to change its name.

(2) A direction made under subsection (1) shall, if not duly made the subject of an application to the Court under the following subsection, be complied with within a period of six weeks from the date of the direction or such longer period as the Registrar may see fit to allow.

(3) A foundation may, within a period of three weeks from the date of a direction made under subsection (1), apply to the Court to set aside the direction, and the Court may set the direction aside or confirm it and, if it confirms it, the direction shall specify the period within which the foundation shall comply with the direction.

(4) Section 17 applies to any name to which a foundation may change under this section.

PART V
REGISTRATION

Registration of foundation.

21.(1) The following documents together with an application for registration shall be delivered to the Registrar, who shall retain and file in the Register:

(a) a statement signed by the secretary to the foundation or the attorney at law engaged in the formation of the
foundation containing the following particulars extracted from the charter—

(i) the name of the foundation;
(ii) the date of the charter and the date of any amendment made prior to the submission of the statement to the Registrar;
(iii) the foundation’s purpose or purposes and objects;
(iv) the date of the foundation’s articles (if any) and the date of any amendment made prior to the submission of the statement to the Registrar;
(v) the name of the founder and his address in The Bahamas for the service of documents;
(vi) the name and address of the secretary to the foundation;
(vii) the name and address of the foundation council or other governing body or supervisory person, if any;
(viii) the address of the foundation’s registered office;
(ix) the period for which the foundation is established;
(x) the value of the foundation’s initial assets and the statement in the foundation’s charter that the foundation may not have assets with a total value of less than B$10,000.00 or US$10,000.00 or the equivalent in any other currency.
(xi) such other particulars as the secretary or the attorney at law shall in his absolute discretion wish to include in the statement;

(b) a list containing the names and addresses of the foundation’s first officers;

(c) a statutory declaration by the secretary to the foundation or attorney at law engaged in the formation of the foundation of compliance with all relevant requirements of this Act, upon which the Registrar
shall be entitled to rely as sufficient evidence of that compliance.

(2) The documents mentioned in subsection (1) shall be accompanied by the prescribed fee.

(3) The foundation’s charter and articles (if any) may, but need not be, delivered to the Registrar, who shall retain and file same in the Register upon payment of the prescribed fee.

Effect of registration.

22. (1) On the registration of the documents and payment of the fee required to be delivered by section 21 in respect of a proposed foundation the Registrar shall certify that the foundation is registered as a foundation, specifying the number with which it is registered.

(2) From the date of registration mentioned in the certificate of registration the foundation shall be a legal person by the name contained in the charter, capable forthwith of exercising all the functions of a foundation.

Conclusiveness of certificate of registration.

23. A certificate of registration given by the Registrar in respect of any foundation shall be conclusive evidence that the foundation is a foundation capable of being registered and is duly registered under this Act.

Effect of charter and articles.

24. Subject to the provisions of this Act, the charter and the articles (if any) shall, when duly and properly executed, bind the foundation to the same extent as if they had been signed by any person who subsequently endows assets to the foundation, is appointed as an officer, or is appointed as a member of a foundation council or other similar governing body, and contained covenants on the part of each such person to observe all the provisions of the charter and of the articles (if any).

Pre-registration actions.

25. (1) Where -

(a) prior to the date of registration mentioned in the certificate of registration of a proposed foundation, any action has been carried out in the name of that foundation and purportedly by or on behalf of that foundation; and

(b) that foundation is not precluded from doing so by its charter or articles (if any),
the foundation may after that date by resolution of the officers ratify
that action, and that action shall then be deemed to be the action of
the foundation and the foundation shall be entitled to the benefit of
that action, shall be liable in respect of that action, and any failure
to take any steps necessary to give effect to that ratification shall be
a failure by the foundation.

(2) Except where a foundation has not ratified that action as
provided for in subsection (1) or there is an agreement to the contrary,
an action carried out in the name of a foundation and purportedly by or
on behalf of that foundation prior to the date of registration mentioned
in the certificate of registration of that foundation shall be the
action of the person or persons by whom it was carried out and that
person or those persons shall be jointly and severally liable in respect
of that action and shall be entitled to the benefit of that action.

PART VI
CAPACITY

26.(1) The validity of an act done by a foundation shall not be
called into question on the ground of lack of capacity by reason of
anything in the charter.

(2) A member of a governing body of a foundation or a
beneficiary may bring proceedings to restrain the doing of an act which
but for subsection (1) would be beyond the capacity of the foundation,
save that no such proceedings shall lie in respect of an act to be done
in fulfillment of a legal obligation arising from a previous act of the
foundation.

(3) It remains the duty of the officers of a
foundation to observe any limitations on their powers flowing from the
charter and action by the officers which but for subsection (1) would be
beyond the capacity of the foundation may only be ratified by the
foundation -

(a) where there is a foundation council or other
supervisory person or persons, by a unanimous
resolution of the foundation council or those other person or persons; or
(b) in any case by a resolution signed by all the officers for the time being.

(4) A resolution ratifying an action by the officers beyond the capacity of the foundation shall not affect any liability incurred by the officers or any other person and relief from any such liability shall be agreed to separately by resolution of the foundation council or other supervisory person or persons.

Power of officers to bind the foundation.

27. (1) In favour of a person dealing with a foundation in good faith, the power of the officers to bind the foundation, or authorise others to do so, may be assumed.

(2) Subject to subsection (3), subsection (1) shall not affect any right of any member of a governing body of a foundation or of the foundation to bring proceedings to restrain the doing of an act which is beyond the powers of the officers.

(3) No such proceedings as are referred to in subsection (2) shall lie in respect of any act to be done in fulfillment of a legal obligation arising from a previous act of a foundation.

(4) Subsection (1) shall not affect any liability incurred by the officers of a foundation or any other person, by reason of the exceeding of their powers by the officers.

No duty to enquire as to capacity.

28. A party to a transaction with a foundation is not bound to enquire as to whether the transaction is a transaction permitted by the charter or the articles (if any) of the foundation or as to any limitation on the powers of the officers to bind the foundation or to authorise others to do so.

Execution of contracts, deeds, instruments and other documents.

29. (1) A foundation may, but need not, have a seal for use in The Bahamas and, unless otherwise permitted by the charter or the articles (if any), where it has such a seal, the seal shall be affixed in the presence of and witnessed to by an officer of the foundation.

(2) Contracts, deeds, instruments or other documents on behalf of a foundation may be made as follows -

(a) a contract which, if made between natural persons, would by law be required to be in writing and under seal may be made on behalf of the foundation in writing -
(i) if the foundation has a seal for use in The Bahamas, under that seal, or
(ii) signed by the authorised signatories of the foundation, each signing or under the seal of the signatory, as the case may be;
(b) a contract, instrument or other document which if made between natural persons would by law be required to be in writing, signed by the parties to be charged therewith, may be made on behalf of the foundation in writing signed by the authorised signatories;
(c) a contract which if made between natural persons would by law be valid although made by parol only, and not reduced into writing, may be made by parol on behalf of the foundation by any person acting under an express authority.

(3) A contract, deed, instrument or other document made according to this section shall be effectual in law, and shall bind a foundation and all other parties thereto.

(4) A contract made according to this section may be varied or discharged in the same manner in which it is authorised by this section to be made.

(5) Where a foundation executes a deed, instrument or other document, whether or not the foundation has a seal, it shall be sufficient and the foundation and any other party to that deed, instrument or document shall be bound if that deed, instrument or other document is signed by the authorised signatories of the foundation intending it to be executed by way of a deed.

(6) A foundation may, by writing -
(a) if the foundation has a seal for use in The Bahamas, under that seal; or
(b) signed by the authorised signatories of the foundation, each signing or under the seal of the signatory, as the case may be,
empower any person, either generally or in respect of any specified matters, as its attorney, to execute deeds, instruments or other documents on its behalf in any place outside The Bahamas.

(7) A deed, instrument or other document signed by
an attorney appointed according to subsection (6) for and on behalf of a
foundation -
    (a) if he has a seal, under that seal; or
    (b) signed by him or, where the attorney is a legal
        person, the authorised signatories of the attorney,
shall bind the foundation and have the same effect as if the deed,
instrument or other document had been sealed or signed as provided for
in subsection (2).

(8) A foundation may have for use in any territory, district or place outside The Bahamas, an official seal, which -
    (a) if the foundation has a seal for use in The Bahamas,
        shall be a facsimile of that seal; or
    (b) if the foundation does not have a seal for use in The
        Bahamas, shall bear the name of the foundation
        engraved in legible characters,
        with the addition on its face of the name of every territory, district
        or place where it is to be used.

(9) Where a foundation executes a deed, instrument or other
document outside The Bahamas, whether or not the foundation has an
official seal for use in the territory, district or place outside The
Bahamas, it shall be sufficient and the foundation shall be bound if
that deed, instrument or document is signed by the authorised
signatories of the foundation intending it to be executed by way of a
deed.

(10) A foundation having an official seal for use in any
territory, district or place outside The Bahamas may, by -
    (a) resolution of the officers; or
    (b) writing, sealed or signed as provided for in
        subsection (2),
authorise any person appointed for the purpose in that territory, district
or place, to affix the official seal to any deed or other
document to which the foundation is party in that territory, district or
place.

(11) The authority of a person appointed in accordance with
subsection (10) shall, as between a foundation and any person dealing
with that person, continue during the period (if any) mentioned in the
instrument conferring the authority, or if no period is there mentioned,
then until notice of the revocation or determination of the person’s authority has been given to the person dealing with him.

(12) The person affixing any official seal outside of The Bahamas shall, by writing under his hand, certify on the deed or other instrument to which the seal is affixed, the date on which and the place at which it is affixed.

(13) The signature of an officer when acting on behalf of a foundation shall be prefixed by the statement that he is so acting.

(14) A document or proceeding requiring authentication by a foundation may be signed by the authorised signatories of the foundation.

Publication

30.(1) Every foundation -

of name by

foundation.

(a) shall have its name engraved in legible characters on any seal; and

(b) shall have its name mentioned in legible characters in all notices, advertisements and other official publications of the foundation, and in all bills of exchange, promissory notes, endorsements, cheques and orders for money or goods purporting to be signed by or on behalf of the foundation, and in all bills of parcels, invoices, receipts and letters of credit of the foundation.

(2) If a foundation fails to comply with paragraph (a) or paragraph (b) of subsection (1), the foundation is in default.

(3) An officer of a foundation or any person on its behalf who -

(a) uses or authorises the use of any seal purporting to be a seal of the foundation on which its name is not engraved as required by subsection (1)(a); or

(b) issues or authorises the issue of any notice, advertisement or other official publication of the foundation, or signs or authorises to be signed on behalf of the foundation any bill of exchange, promissory note, endorsement, cheque or order for money or goods, in which its name is not mentioned as required by subsection (1)(b); or

(c) issues or authorises the issue of any bill of parcels, invoice, receipt or letter of credit of the
foundation, in which its name is not mentioned as required by subsection (1) (b), is in default and is further personally liable to the holder of the bill of exchange, promissory note, cheque or order for money or goods, for the amount thereof, unless it is duly paid by the foundation.

**Particulars to be shown on letter heads, etc.**

31. (1) Every foundation shall have the following particulars mentioned in legible characters in all business letters, order forms and receipts for goods and services of the foundation, that is to say, its legal name, the place of registration of the foundation and the number with which it is registered, and the address of its registered office.

(2) If a foundation fails to comply with the requirements of this section, or the foundation or any person on its behalf issues or authorises the issue of any business letter, order form or receipt for goods or services not complying with this section, such foundation and person is in default.

**Disclosure by members of governing bodies, etc.**

32. (1) Subject to the provisions of this section, it shall be the duty of an officer of a foundation who is in any way, whether directly or indirectly, interested in a contract or proposed contract with the foundation -

(a) to declare the nature of his interest at a meeting of the officers of the foundation; and
(b) to advise the foundation council or other supervisory person or persons of his interest.

(2) In the case of a proposed contract the declaration required by this section to be made by an officer of a foundation shall be made at the meeting of the officers at which the question of entering into the contract is first taken into consideration, or if the officer was not at the date of that meetinginterested in the proposed contract, at the next meeting of the officers held after he became so interested, and in a case where the officer becomes interested in a contract after it is made, the said declaration shall be made at the first meeting of the officers held after the officer becomes so interested.

(3) For the purpose of this section, a general notice given to the officers of a foundation by an officer to the effect that he is a member of a specified company or firm and is to be regarded as interested in any contract which may, after the date of the notice, be
made with that company or firm shall be deemed to be a sufficient declaration of interest in relation to any contract so made.

(4) Where a foundation has no foundation council, any contract made between the foundation and an officer, other than a contract to serve the foundation, shall require the written approval or all the other officers.

(5) Nothing in this section shall be taken to prejudice the operation of any rule of law restricting officers of a foundation from having any interest in contracts with the foundation.

(6) This section shall apply to a foundation council and any other supervisory person of a foundation as if references to such a person are substituted for the references to an officer.

Provisions as to liability of members of governing bodies, etc.

33.(1) No officer of a foundation shall be personally responsible for any liability of a foundation unless such liability shall have been incurred as a result of his own gross negligence, willful default or misconduct, fraud or dishonesty.

(2) Subject to subsection (3), any provision, whether contained in the charter or the articles (if any) or in any contract with the foundation or otherwise, for exempting any officer of the foundation from or indemnifying him against, any liability which by virtue of any rule of law would otherwise attach to him in respect of any negligence, default, misconduct or breach of duty of which he may be guilty in relation to the foundation shall be void.

(3) Notwithstanding anything contained in this section, a foundation may, in pursuance of any such provision as is referred to in subsection (2), indemnify any such officer against any liability incurred by him in defending any proceedings, whether civil or criminal, in which judgment is given in his favour or in which he is acquitted or in connection with any application under subsections (4) to (6) in which relief is granted to him by the court.

(4) If, in any proceedings for negligence, default, misconduct or breach of duty against an officer of a foundation, it appears to the Court that such person is or may be liable in respect of the negligence, default, misconduct or breach of duty, but that he has acted honestly and reasonably, and that, having regard to all the circumstances of the case, including those connected with his appointment, he ought fairly to be excused for the negligence, default, misconduct or breach of duty,
the Court may relieve him, either wholly or partly, from his liability on such terms as the Court thinks fit.

(5) Where an officer of a foundation has reason to apprehend that any claim will or might be made against him in respect of any negligence, default, misconduct or breach of duty, he may apply to the Court for relief, and the Court on any such application shall have power to grant him relief in respect of such negligence, default, misconduct or breach of duty.

(6) Where any case to which subsection (4) applies is being tried by a judge with a jury, the judge, after hearing the evidence, may, if he is satisfied that the defendant ought in pursuance of that subsection to be relieved either in whole or in part from the liability sought to be enforced against him, withdraw the case in whole or in part from the jury and forthwith direct judgment to be entered for the defendant on such terms as to costs or otherwise as the judge may think proper.

(7) This section shall apply to a foundation council, council member, any other supervisory person and an auditor, of a foundation as if references to such a person are substituted for the references to an officer.

PART VII
MEETINGS

34.(1) Every foundation may, whenever it sees fit, hold a meeting of the officers.
(2) The officers present at the meeting shall be at liberty to discuss any matter relating to the business of the foundation, whether previous notice has been given or not, but no resolution of which notice has not been given may be passed.
(3) The meeting may adjourn from time to time, and at any adjourned meeting any resolution of which, notice has been given, either before or subsequently to the former meeting may be passed, and the adjourned meeting shall have the same powers as an original meeting.

35.(1) Every foundation shall in each year, hold at least one meeting of the officers as its annual meeting in addition to any other
of officers. of meeting that year, and shall specify the meeting as such in the notices calling it.

(2) The founder or founders and the members of the foundation council and any other supervisory person shall be entitled to be notified of the meeting, table business to be considered at the meeting, and attend and be heard at the meeting, but shall not be entitled to vote at such a meeting.

Convening of meeting of officers on requisition.

36.(1) The officers of a foundation, notwithstanding anything in the articles (if any) of the foundations, shall, on the requisition of a founder or the foundation council or any other supervisory person, forthwith proceed duly to convene a meeting of the officers of the foundation.

(2) The requisition shall state the objects of the meeting, be signed by the requisitionist and be deposited at the registered office of the foundation.

(3) If the officers of a foundation do not within twenty-one days from the date of the deposit of the requisition proceed duly to convene a meeting, the requisitionist may himself convene a meeting, but any meeting so convened shall not be held after the expiration of sixty days from the said date.

(4) A meeting convened under this section by the requisitionist shall be convened in the same manner, as nearly as possible, as that in which meetings are to be convened by officers.

(5) Any reasonable expenses incurred by the requisitionist by reason of the failure of the officers duly to convene a meeting shall be repaid to the requisitionist by the foundation, and any sum so repaid shall be retained by the foundation out of any sums due or to become due from the foundation by way of fees or other remuneration in respect of their services to such of the officers as were in default.

Provisions as to meetings and votes.

37. The following provisions shall have effect in so far as the charter or the articles (if any) of a foundation do not make other provision in that behalf -

(a) a meeting of a foundation may be called by seven days' notice in writing;

(b) notice of the meeting of a foundation shall be served on every officer, founder, member of the foundation

This document is not the Official Gazette, which can be obtained from Government Publications, Cabinet Office.
Minutes of proceedings

38.(1) Every foundation shall cause minutes of all proceedings at meetings of officers to be entered in books kept for that purpose.

(2) Any such minute as is provided for in subsection (1), if purporting to be signed by the chairman of the meeting at which the proceedings were had, or by the chairman of the next succeeding meeting, shall be evidence of the proceedings.

(3) Where minutes have been made in accordance with the provisions of this section of the proceedings at any meeting of the officers of a foundation, then, until the contrary is proved, the meeting shall be deemed to have been duly held and convened, and all proceedings had thereat to have been duly had.

Inspection of minute books

39.(1) The books containing the minutes or copies of the minutes of proceedings of any meeting of the officers of a foundation shall be kept at the registered office of the foundation, and shall during business hours be open to the inspection of any founder, officer, member of the foundation council, other supervisory person or the Attorney-General without charge.

(2) Any person entitled to inspect the books of minutes of proceedings shall be entitled to be furnished, within seven days after he has made a request in that behalf to the foundation, with a copy of any such minutes without charge.
(3) If any inspection required under this section is refused or if any copy required under this section is not sent within the proper time, the foundation and every officer is in default.

(4) In the case of any such refusal or default, the Court may by order compel an immediate inspection of the books in respect of all proceedings of meetings or direct that the copies required shall be sent to the persons requiring them.

Meetings of members of foundation council.

40.(1) The following provisions shall have effect in so far as the charter or the articles (if any) of a foundation do not make other provision in that behalf -

(a) a meeting of the foundation council may be called by seven days’ notice in writing;

(b) notice of the meeting of a foundation council shall be served on every founder and member of the foundation council in writing in person, by post, by fax or electronically at the address last supplied to the foundation for the purpose of serving any notice;

(c) one member of the foundation council may call a meeting;

(d) a quorum shall be at least two members where the foundation council consist of two or more members;

(e) the members present shall elect from their number a chairman;

(f) the members shall pass resolutions subject to the requirements of section 53 in respect of winding up, by a simple majority of the votes cast by the members, each member having one vote and the chairman having a casting vote in case of an equality of votes.

(2) Minutes of all proceedings at meetings of the foundation council shall be entered in books kept for that purpose.

(3) Any such minute as is provided for in subsection (2), if purporting to be signed by the chairman of the meeting at which the proceedings were had, or by the chairman of the next succeeding meeting, shall be evidence of the proceedings.

(4) Where minutes have been made in accordance with the provisions of this section of the proceedings at any meeting of the foundation council then, until the contrary is proved, the meeting shall
be deemed to have been duly held and convened, and all proceedings had thereat to have been duly had.

(5) The books containing the minutes of proceedings of any meeting of the foundation council shall be kept at the registered office of the foundation, and shall during business hours be open to the inspection of any founder, officer, member of the foundation council, other supervisory person or the Attorney-General without charge.

(6) Any person entitled to inspect the books of minutes of proceedings shall be entitled to be furnished, within seven days after he has made a request in that behalf to the foundation, with a copy of any such minutes without charge.

(7) If any inspection required under this section is refused or if any copy required under this section is not sent within the proper time, a foundation, every member of the foundation council and every officer are in default.

(8) The foregoing provisions shall also apply mutatis mutandis to meetings of other governing bodies.

Rights of a beneficiary
to information.

41.(1) A beneficiary who has an interest in all or some of a foundation’s assets shall be notified in writing by the officers of his interest and shall be entitled -

(a) to receive on request information from the foundation in respect of the fulfillment of the objects of the foundation;

(b) on request to inspect and copy in respect of the foundation -

(i) the charter and any amendment thereto;

(ii) any articles of the foundation and any amendment thereto;

(iii) any audit report, including any special audit report, books of account, any report on the financial position of the foundation and the annual accounts;

(iv) any minutes of any officers meeting or meetings of the foundation council or other supervisory body.

(2) A request to receive information or inspect documents as provided for in subsection (1) shall be made in writing to the secretary.
(3) In the event that a foundation does not comply with a request for information falling within paragraph (a) of subsection (1) or does not make documents available for inspection in accordance with paragraph (b) of that subsection within a reasonable time, the Court may, upon application by the beneficiary, order:

(a) provision of the information requested; and

(b) inspection of the documents, if appropriate by a person professionally qualified to assess the information therein contained and report to the beneficiary by whom the application to the Court was made.

(4) A person who, being an officer of a foundation, fails to take all reasonable steps to secure compliance by the foundation with the requirements of this section, or has by his own wilful act been the cause of any default by the foundation hereunder, is himself in default.

PART VIII
FINANCIAL

Keeping of books of account

42.(1) A foundation shall cause to be kept proper books of account with respect to:

(a) all sums of money received, expended and distributed by the foundation and the matters in respect of which the receipt and expenditure takes place;

(b) all sales and purchases by the foundation; and

(c) the assets and liabilities of the foundation.

(2) The books of account of a foundation shall be kept at the registered office of the foundation or at such other place as the officers think fit, and shall at all times be open to inspection by the officers, the foundation council or any other supervisory person and the auditor (if any).
(3) A person who, being an officer of a foundation, fails to take all reasonable steps to secure compliance by the foundation with the requirements of this section, or has by his own wilful act been the cause of any default by the foundation thereunder, is himself in default.

Income and expenditure and balance sheet.

43.(1) The officers of a foundation shall (unless waived in writing by the foundation council or other supervisory person) at some date not later than eighteen months after the registration of the foundation and subsequently once at least in every calendar year lay before the foundation at a meeting an income and expenditure account for the period, in the case of the first account, since the registration of the foundation, and, in any other case, since the preceding account made up to a date not earlier than the date of the meeting by more than three months.

(2) The officers shall (unless waived in writing by the foundation council or other supervisory person) cause to be made out in every calendar year, and to be laid before the foundation in a meeting, a balance sheet as at the date to which the income and expenditure account is made up, and there shall be attached to every such balance sheet a report by the officers with respect to the state of the foundation's affairs in relation to the achievement of the object or objects of the foundation.

(3) A person who, being an officer of a foundation, fails to take all reasonable steps to comply with the provisions of this section is in default.

(4) Every balance sheet of a foundation shall contain a summary of the assets and liabilities together with such particulars as are necessary to disclose the general nature of the liabilities and the assets of the foundation and shall state how the values of the assets have been arrived at.

(5) The provisions of this section are in addition to other provisions of this Act requiring other matters to be stated in balance sheets.

Assets to be set out separately in balance sheet.

44. Where any of the assets of a foundation consist of shares in, or amounts owing (whether on account of a loan or otherwise) from a company or companies, the aggregate amount of those assets, distinguishing shares and indebtedness, shall be set out in the balance...
sheet.  

sheet of the foundation separately from all its other assets, and where a foundation is indebted, whether on account of a loan or otherwise to a company or companies, the aggregate amount of that indebtedness shall be set out in the balance sheet of the foundation separately from all its other liabilities.

Balance sheet to include particulars as to companies.

45.(1) Where a foundation holds shares either directly or through a nominee in a company (in this section referred to as “a subsidiary company”) or in two or more subsidiary companies, there shall be annexed to the balance sheet of the foundation a statement, signed by the persons by whom in pursuance of section 47 the balance sheet is signed, stating how the profits and losses of the subsidiary company, or, where there are two or more subsidiary companies, the aggregate profits and losses of those companies, have, so far as they concern the foundation, been dealt with in, or for the purposes of, the accounts of the foundation, and in particular how, and to what extent, -

(a) provision has been made for the losses of a subsidiary company either in the accounts of that company or of the foundation or of both; and

(b) losses of a subsidiary company have been taken into account by the officers of the foundation in arriving at the profits and losses of the foundation as disclosed in its accounts.

(2) It shall not be necessary to specify in any such statement as required by subsection (1) the actual amount of the profits or losses of any subsidiary company, or the actual amount of any part of any such profits or losses which has been dealt with in any particular manner.

(3) If in the case of a subsidiary company the auditor's report on the balance sheet of that company does not state without qualification that the auditor has obtained all the information and explanations he has required and that the balance sheet is properly drawn up so as to exhibit a true and correct view of the state of the subsidiary company's affairs according to the best of his information and the explanation given to him and as shown by the books of the subsidiary company, the statement which is to be annexed to the balance sheet of the foundation shall contain particulars of the manner in which the report is qualified.
(4) For the purposes of this section, the profits or losses of a subsidiary company mean the profits or losses shown in any accounts of the subsidiary company made up to a date within the period to which the accounts of the foundation relate, or, if there are no such accounts of the subsidiary company available at the time when the accounts of the foundation are made up, the profits and losses shown in the last previous accounts of the subsidiary company which became available within that period.

(5) If for any reason the officers of the foundation are unable to obtain such information as is necessary for the preparation of such statement, the officers who sign the balance sheet shall so report in writing and their report shall be annexed to the balance sheet in lieu of the statement.

Accounts to contain particular as to loans to, and remuneration of officers.

46.(1) The accounts which in pursuance of this Act are to be laid before every foundation in a meeting shall, subject to the provisions of this section, contain particulars showing -

(a) the amount of any loans which during the period to which the accounts relate have been made either by the foundation or by any other person under a guarantee from or on a security provided by the foundation to any officer of the foundation, including any such loans which were repaid during the said period;

(b) the amount of any loans so made to any officer at any time before the period aforesaid and outstanding at the expiration thereof; and

(c) the total of the amount paid to the officers as remuneration for their services, inclusive of all fees, percentages or other emoluments, paid to or receivable by them or from the foundation or by or from any subsidiary company (as defined in section 45).

(2) In this section, “emoluments” include fees, percentages and other payments made or consideration given, directly or indirectly, to an officer as such, and the money value of any allowances or perquisites belonging to his office.

Signing of

47.(1) The balance sheet of a foundation shall be
balance sheets. signed by the sole officer or on behalf of the officers by two of the officers and the auditor's report (if any) shall be attached or appended to or accompany the financial statements, and the report shall be read before the foundation in a meeting, and shall be open to inspection as specified in this Act.

(2) If any copy of a balance sheet which has not been signed as required by this section is issued, circulated or published or where an auditor is appointed, any copy of a balance sheet is issued, circulated or published without having a copy of the auditor's report attached thereto, the foundation and every officer who is knowingly a party to the default, is in default.

Right to receive copies of balance sheets and auditor’s report.

48. Any founder, officer or member of the foundation council or other supervisory person shall be entitled to be furnished, within seven days after he has made a request to the foundation, with a copy of the balance sheet and auditor's report (if any) at no charge and if default is made in furnishing such a copy, the foundation and every officer is in default.

Special audit.

49.(1) Where, on an application by a founder, an officer, the foundation council, any other supervisory person, a beneficiary, the Registrar or the Attorney-General to the Court, the Court is satisfied that there is prima facie evidence of a failure to comply with the charter or the articles (if any) or the requirements of this Act in the conduct of a foundation, the Court may order the appointment of a special auditor and the carrying out of a special audit of the foundation.

(2) The appointment of a special auditor under subsection (1) may be made conditional on the lodging by the applicant with the Court of an amount, to be determined by the Court, by way of security for the costs of carrying out the special audit.

(3) The provisions of section 16 in respect of access to information shall apply to a person appointed under this section.

(4) The auditor appointed under this section shall submit his report to the Court within such time as the Court may determine.

(5) If, in the opinion of the Court the report of the auditor is evidence of the failure complained of, or any other serious failure to comply with the charter or the articles (if any) or the requirements...
of this Act in the conduct of a foundation, the Court shall make such orders as it thinks fit for the purpose of maintaining the objects of the foundation.

(6) The Court shall make such order as to costs as it thinks fit, taking into account whether or not the application was well founded, and where the application was not well founded the Court may order that any loss or cost occasioned to the foundation by the special audit be met by the applicant.

PART IX
AMENDMENT AND DISSOLUTION

Revocation and amendment of charter.

50.(1) Subject to section 6(5), where there is provision in the charter of a foundation that the charter may be revoked, the founder or, where there is more than one founder, the founders acting jointly and unanimously, or, if one founder dies prior to the registration of the foundation, the remaining founder or founders, or, when so empowered in the charter, the foundation council may revoke the charter.

(2) Subject to subsections (3) and (4), the charter of a foundation may be amended before the registration of the foundation.

(3) Where there is more than one founder of a proposed foundation, in the event that, before registration, one founder withdraws -

(a) the charter shall not be revoked;

(b) the charter may be amended only in accordance with the objects stated in the charter, to the extent necessary to take account of the withdrawal of the particular founder or in accordance with subsection (5), and the amendment shall be in the same form as the charter and signed by the same person or persons who signed the charter and the secretary or be notarised and form part of the charter.

(4) Where there is one founder of a proposed foundation, or there is only one remaining founder, in the event that before

This document is not the Official Gazette, which can be obtained from Government Publications, Cabinet Office.
53
registration that founder withdraws -

(a) the charter shall not be revoked;

(b) the charter may be amended only in accordance with the objects stated in the charter, to the extent necessary to permit compliance with the provisions of section 21, or in accordance with subsection (6), and the amendment shall be in the same form as the charter and signed by the same person or persons who signed the charter and the secretary or be notarised and form part of the charter.

(5) The procedure referred to in subsection (3)(b) shall be as follows -

(a) the founder or founders, or the officers, shall convene a meeting of -

(i) the remaining founder or founders;

(ii) the officers or the persons identified as officers in the foundation charter; and

(iii) the foundation council, if any, or any other supervisory person, of the proposed foundation in accordance with the requirements of section 35;

(b) the resolution for amendment of the charter shall be adopted only if agreed to by all the remaining founders, and by any officer, or person identified as an officer, and any foundation council or any other supervisory person, who was nominated by or represented the interest of the founder who has withdrawn and such a person shall consent to the resolution if he is satisfied that the amendment is in accordance with subsection (3)(b).

(6) The procedure referred to in subsection (4)(b) shall be as follows -

(a) the officers shall convene a meeting of -

(i) the officers, or the persons identified in the charter; and

(ii) the foundation council, if any, or any other supervisory person, of the proposed foundation
in accordance with the requirements of section 35;

(b) the resolution for amendment of the charter shall be adopted only if agreed to by the officers, or persons identified as officers and the foundation council or all other supervisory persons, and such persons shall consent to the resolution if satisfied that the amendment is in accordance with subsection (4)(b).

(7) After the registration of a foundation where, as provided for in section 6(2)(g), the charter of a foundation makes provision for the amendment of the charter after registration, the charter may be amended in accordance with that provision and the procedure contained in subsection (8).

(8) The procedure referred to in subsection (7) is as follows –

(a) the founders, or the officers, shall convene a meeting of the remaining founder or founders, the officers and the foundation council, if any, or any other supervisory person, of the foundation in accordance with the requirements of section 35;

(b) the resolution for amendment of the charter shall be adopted only if agreed to by all remaining founders and by the officers and the foundation council or all other supervisory persons.

(9) In the event that it is not possible to comply with the relevant provisions of this section in respect of the amendment of a charter of a foundation because –

(a) of the withdrawal of a founder;

(b) of a failure to reach agreement between the founders or the remaining founders; or

(c) no provision was made in the foundation charter for amendment of the charter after registration;

the officers of the foundation may resolve on such amendments as are necessary in the circumstances to maintain the objects of the foundation and shall submit the resolution containing such amendments to the Court for approval.

(10) Where the charter of a foundation has been amended under subsection (3), (4) or (7), application may be made to the Court for the amendment to be modified or cancelled and if an application is made
under this subsection, the amendment shall not have effect except in so
far as it is confirmed by the Court.

(11) Such an application as is provided for in subsection
(10) may be made by a founder, an officer or a person identified as an
officer, the foundation council or any other supervisory person, or an
auditor, but an application shall not be made by any person who has
consented to or voted in favour of the amendment.

(12) The application under subsection (10) shall be made
within twenty-one days after the date on which the resolution altering
the charter was passed, and may be made on behalf of the persons
entitled to make the application by such one or more of their number as
they may appoint in writing for the purpose.

(13) The Court may, on an application made by a foundation
pursuant to subsection (10), make an order confirming the amendment
either wholly or in part and on such terms and conditions as it thinks
fit, and may -

(a) if it thinks fit, adjourn the proceedings in order
that an arrangement may be made to its satisfaction
for the withdrawal of any dissentient founder or
founders; and

(b) give such directions and make such orders as it thinks
expedient for facilitating or carrying into effect any
such arrangement.

(14) The order of the Court may (if the Court thinks fit) provide
for the withdrawal from the charter of any founder, and for the
reduction accordingly of the capital of the foundation, and may make
such alterations in the charter and articles (if any) as may be required
in consequence of that provision.

(15) If the order of the Court requires a foundation not to
make any, or any specified, amendment to its charter the foundation or
the founders and officers of the foundation shall not have power without
the leave of the Court to make any such amendment in breach of that
requirement.

(16) The validity of an amendment to the charter shall not be
questioned on the ground that it was not authorised according to the
provisions of this section except in proceedings taken for the purpose
before the expiration of twenty-one days after the date of the
resolution in that behalf.

This document is not the Official Gazette, which can be obtained from Government Publications, Cabinet Office.
(17) Where an amendment is made in the charter every copy of the charter issued by or on behalf of the foundation or by any officer of the foundation after the date of the amendment shall be in accordance with the amendment.

(18) If, where any amendment has been made to the charter, the foundation and any officer of the foundation at any time after the date of the amendment issues or causes or permits to be issued any copies of the charter which are not in accordance with the amendment, such foundation and officer are in default.

(19) A notice (signed by the secretary to the foundation) containing details of the amendment of any of the particulars contained in the statement filed pursuant to section 21(1)(a) shall (within fourteen days of such amendment taking effect) be delivered to the Registrar, who shall retain and file the notice in the Register.

Power of foundation to re-domicile.

51.(1) This section shall apply to foundations-

(a) established outside The Bahamas in another country which are to be redomiciled in The Bahamas; and

(b) registered in The Bahamas which are to be redomiciled in another country.

(2) In this section “another country” means a country having regulation of foundations generally or reasonably compatible with the provisions of this Act.

(3) Subject to sub-section (4), a foundation established under the laws of another country shall be entitled to redomicile as a foundation established and registered under this Act provided the laws of such country allow it to redomicile.

(4) A foundation established under the laws of another country may, if it will satisfy the requirements prescribed for a foundation by section 4 and any other relevant sections of this Act, redomicile in The Bahamas as a foundation established and registered under this Act by delivering to the Registrar-

(a) an application, written in the English language, duly signed by the foundation’s officers or protector or their equivalent persons or body and notarised and (where applicable) apostilled, requesting the Registrar to register the foundation under this Act;
(b) a statement and statutory declaration containing the particulars required by section 21 and also evidence satisfactory to the Registrar that the foundation is in good standing, all (where applicable) apostilled; and
(c) the prescribed fee specified in section 21.

(5) Sections 21, 22 and 23 shall apply mutatis mutandis to foundations redomiciled and registered under this section and such foundations shall, after they shall have been redomiciled and registered hereunder, be bound by this Act as if they were new foundations duly registered under this Act.

(6) From the time of the issue by the Registrar of a certificate of registration under section 22 -
(a) the foundation to which the certificate relates shall -
   (i) be capable of exercising all powers of a foundation registered under this Act; and
   (ii) no longer be treated as a foundation registered under the laws of the country from which it was redomiciled;
(b) all assets of the foundation, including choses in action, shall continue to be vested in the foundation;
(c) the foundation shall continue to be liable for all of its claims, debts, liabilities and obligations;
(d) no conviction, judgment, ruling, order, claim, debt, liability or obligation due or to become due and no cause existing, against the foundation or against any foundation council member or any officer or agent thereof, shall be released or impaired by its registration under this Act; and
(e) no proceedings, whether civil or criminal, then pending by or against the foundation or against any foundation council member or any officer or agent thereof, shall be abated or discontinued by its registration under this Act, but the proceedings may be enforced, prosecuted, settled or compromised by or against the foundation or against the foundation.
council member or the officer or agent thereof, as the case may be.

(7) Subject to any limitations in its foundation charter or articles (if any), a foundation registered under this Act may redomicile and register under the laws of another country in the manner provided under those laws.

(8) A foundation registered under this Act that redomiciles and registers under the laws of another country, shall not cease to be a foundation registered under this Act unless the laws of the other country permit such redomiciliation and registration and the foundation has complied with those laws.

(9) Where a foundation registered under this Act redomiciles and registers under the laws of another country -

(a) the foundation shall continue to be liable for all of its claims, debts, liabilities and obligations that existed prior to its registration under the laws of the other country;

(b) no conviction, judgment, ruling, order, claim, debt, liability or obligation due or to become due, and no cause existing against the foundation or against any foundation council member or any officer or agent thereof, shall be released or impaired by its registration under the laws of the other country; and

(c) no proceedings, whether civil or criminal, pending by or against the foundation or against any foundation council member or any officer or agent thereof, shall be abated or discontinued by its registration as a foundation under the laws of the other country, but the proceedings may be enforced, prosecuted, settled or compromised by or against the foundation council member or the officer or agent thereof, as the case may be.

(10) Where a foundation registered under this Act is redomiciled and registered under the laws of another country, the foundation shall submit to the Registrar a certified and (where applicable) apostilled copy of the certificate of registration issued by the registrar or other relevant competent authority in that country and upon receiving such copy certificate the Registrar shall strike the foundation off the

This document is not the Official Gazette, which can be obtained from Government Publications, Cabinet Office.
Register and certify that the foundation has ceased to be a foundation registered under this Act.

Liquidation.

52.(1) A foundation shall be liquidated where -
   (a) the foundation was established for a definite period and that period has expired;
   (b) in the circumstances specified in subsection (2), the officers have resolved by unanimous resolution to liquidate the foundation;
   (c) the foundation is unable to pay its debts; or
   (d) the Court has ordered the liquidation of the foundation.

(2) The officers shall resolve unanimously to liquidate a foundation if, but only if -
   (a) the effect of an amendment to the charter under section 50 so requires;
   (b) the objects of the foundation have been fulfilled or have become incapable of being fulfilled;
   (c) any provision of the charter so requires.

(3) In the event that the officers -
   (a) fail to pass the unanimous resolution required to be passed by subsection (2); or
   (b) other than in one of the circumstances listed in that subsection pass or purport to pass a resolution to liquidate the foundation,

   a founder, a member of the foundation council or other governing body of the foundation, the remaining beneficiary or any person appointed by the charter for this purpose may apply to the Court for an order in the case provided for in paragraph (a), requiring the liquidation of the foundation or in the case provided for in paragraph (b), precluding the liquidation.

(4) The Court shall order the liquidation of a foundation which has adopted, whether in the charter or in practice, objects precluded by section 4(5), and which has failed to comply with any order of the Court to remedy the default in the time specified in the order.

(5) The procedures specified in regulations made for this purpose and in section 53, and regulations made under that section, shall apply to the liquidation of a foundation under this section.

Winding-up.

53.(1) An application to the Court for the winding up of a
foundation shall be by petition, presented, subject to the provisions of this section and regulations made for the purpose, either by the foundation, or by any creditor or creditors (including any contingent or prospective creditor or creditors), or by all or any of those parties, together or separately.

(2) Where a foundation is being wound-up voluntarily as a result of a decision, other than an order of the Court, to liquidate the foundation under section 52, a winding-up petition may be presented by an official receiver of the Court as well as by any other person so authorised under subsection (1), but the Court shall not make a winding-up order on the petition unless it is satisfied that the voluntary winding-up cannot be continued with due regard to the interests of the creditors.

(3) Subject to subsection (4), the assets of a foundation remaining after the winding-up is completed shall be the property of the remaining beneficiary, to whom they shall be transferred.

(4) In the event that -

(a) there is no remaining beneficiary or the remaining beneficiary refuses to accept the transfer of the remaining assets; and

(b) there is no relevant provision in the charter, the remaining assets shall be deemed to be bona vacantia and shall accordingly belong to the Treasurer of The Bahamas and shall vest and may be dealt with in the same manner as other bona vacantia accruing to the Treasurer of The Bahamas.

(5) In the absence of a provision to the contrary in the charter or the articles (if any) of a foundation, where there is more than one remaining beneficiary willing to accept the transfer of the remaining assets, the remaining assets shall be divided equally between them.

(6) The procedures to be adopted and the distributions to be made in a winding-up of a foundation shall be those provided in regulations made for the purpose and -

(a) different procedures may be so provided in different circumstances; and

(b) the regulations -

(i) shall have effect in relation to a foundation as if the provisions therein had been contained in

This document is not the Official Gazette, which can be obtained from Government Publications, Cabinet Office.
this Act;
(ii) may, in the application of the provisions of this Act to the winding-up of a foundation, make such variation to the provisions of this Act as may be necessary properly to wind up the foundation.

(7) The set-off provision in section 37 of the Bankruptcy Act shall apply mutatis mutandis to a foundation where the foundation is liquidated or wound-up.

Ch. 69

54.(1) Where the Registrar has reasonable cause to believe that a foundation registered under this Act no longer satisfies the requirements prescribed for a foundation by section 4(5), the Registrar shall serve on the foundation a notice that the name of the foundation may be removed from the Register if the foundation no longer satisfies those requirements.

(2) If the Registrar does not receive a reply within thirty days immediately following the date of the service of the notice referred in subsection (1), he shall serve on the foundation another notice that the name of the foundation may be removed from the Register if a reply to the notice is not received within thirty days immediately following the date thereof and that a notice of the contemplated removal will be published in the Gazette.

(3) If the Registrar -

(a) receives from the foundation a notice which does not satisfy him that the foundation meets the requirements prescribed for a foundation by section 4(5), in reply to a notice served on the foundation under subsection (1) or (2); or

(b) does not receive a reply to a notice served on the foundation under subsection (2) as required by the subsection,

he shall publish a notice in the Gazette that the name of the foundation will be removed from the Register unless the foundation or another person satisfies the Registrar that the name of the foundation should not be removed.

(4) At the expiration of a period of ninety days immediately following the date of the publication of the notice under subsection (3), the Registrar shall remove the name of the foundation.
from the Register, unless the foundation or any other person satisfies the Registrar that the name of the foundation should not be removed, and the Registrar shall publish notice of the removal in the Gazette.

(5) If a foundation has failed to pay any licence fee due under this Act, the Registrar shall publish in the Gazette and serve on the foundation a notice stating the amount of the licence fee payable by it and stating that the name of the foundation will be removed from the Register if the foundation fails to pay the licence fee within thirty days of the date of such notice.

(6) If a foundation fails to pay the licence fee stated in the notice referred to in subsection (5) within thirty days, the Registrar shall then remove the name of the foundation from the Register.

(7) A foundation whose name has been removed from the Register under this section remains liable for all claims, debts, liabilities and obligations of the foundation, and the removal does not affect the liability of any of its council members, officers or agents.

55. (1) If the name of a foundation has been removed from the Register under section 54, the foundation, or a creditor or liquidator thereof, may apply to the Court to have the name of the foundation restored to the Register.

(2) If upon an application under subsection (1) the Court is satisfied that -

(a) at the time the name of the foundation was removed from the Register, the foundation did satisfy the requirements prescribed for a foundation by section 4 (5); and

(b) it would be fair and reasonable for the name of the foundation to be restored to the Register,

the Court may order the name of the foundation to be restored to the Register upon payment to the Registrar of all outstanding licence fees and other fees due and payable under this Act and, upon restoration of the name of the foundation to the Register, the name of the foundation shall be deemed never to have been removed from the Register.

(3) If the name of a foundation has been removed from the Register under section 54 due to non-payment of licence fees, the foundation, or a creditor or liquidator thereof, may within five years immediately following the date of the removal, apply to the Registrar to have the name of the foundation restored to the Register and, upon
payment to the Registrar of all outstanding licence fees and other fees
(if any) due and payable under this Act, the Registrar shall restore the
name of the foundation to the Register and upon restoration of the name
of the foundation to the Register, the name of the foundation shall be
deemed never to have been removed from the Register.

(4) Where the name of a foundation has been removed from
the Register, the foundation, its officers, the foundation council and
other supervisory persons may not –
   (a) carry on any business or in any way deal with
       the assets of the foundation;
   (b) commence or defend any legal proceedings, make any
       claim or claim any right for, or in the name of the
       foundation; or
   (c) act in any way with respect to the affairs of the
       foundation.

(5) Notwithstanding subsection (4), where the name of the
foundation has been removed from the Register, the foundation or a
creditor or liquidator thereof may –
   (a) make application for restoration of the name of the
       foundation to the Register;
   (b) continue to defend proceedings that were commenced
       against the foundation prior to the date of the
       removal; and
   (c) continue to carry on legal proceedings that were
       instituted on behalf of the foundation prior to the
       date of the removal.

(6) The fact that the name of the foundation is removed from
the Register does not prevent –
   (a) that foundation from incurring liabilities;
   (b) any creditor from making a claim against that
       foundation and pursuing the claim through to judgment
       or execution; or
   (c) the appointment by the Court of a liquidator for that
       foundation.

PART X
REGISTRAR

This document is not the Official Gazette, which can be obtained from Government Publications, Cabinet Office.
56.(1) Every foundation shall keep at its registered office a file containing accurate copies of all documents filed at the Registry as well as accurate copies of its foundation charter and articles (if any).

(2) The copy documents required to be kept by a foundation under this section shall during business hours be open to the inspection of any founder, officer, foundation council member or other supervisory person.

(3) If any inspection required under this section is refused or if there is a failure to comply with subsection (1) the foundation and every officer is in default.

(4) In the case of such a refusal as is referred to in subsection (3), the Court may by order compel an immediate inspection of the file.

57.(1) This section applies to the delivery to the Registrar under any provision of this Act of documents in printed form.

(2) The document shall -

   (a) state in a prominent position the name and the registered number of the foundation to which it relates;

   (b) be in the form approved by the Registrar; and

   (c) conform to such requirements as the Registrar may specify for the purpose of enabling him to copy any document.

(3) If a document is delivered to the Registrar which does not comply with the requirements of this section, he may serve on the person by whom the document was delivered (or if there are two or more such persons, on any of them), a notice indicating the respect in which the document does not comply.

(4) Where the Registrar serves such a notice as is specified in subsection (3), then, unless a replacement document -

   (a) is delivered to him within fourteen days after the service of the notice; and

   (b) complies with the requirements of this section (or section 58) or is not rejected by him for failure to comply with those requirements,
65

(5) For the purposes of any provision requiring delivery within a specified period no account shall be taken of the period between the delivery of the original document and the end of the period of fourteen days after service of the Registrar's notice.

58.(1) This section applies to the delivery to the Registrar under any provisions of this Act of documents other than in printed form.

(2) Any requirement to deliver a document to the Registrar, or to deliver a document in the approved form, is satisfied by the communication to the Registrar of the requisite information in any non-printed form approved by the Registrar.

(3) Where the document is required to be signed or sealed, it shall instead be authenticated in such manner as may be approved by the Registrar.

(4) A document shall -

(a) contain in a prominent position the registered number of the foundation to which it relates;

(b) be in the form approved by the Registrar; and

(c) be furnished in such manner, and conform to such requirements, as the Registrar may specify for the purpose of enabling him to read and copy the document.

(5) If a document is delivered to the Registrar which does not comply with the requirements of this section, he may serve on the person by whom the document was delivered (or, if there were two or more such persons, on any of them), a notice indicating the requirements in respect of which the document does not comply.

(6) Where the Registrar serves such a notice, then, unless a replacement document -

(a) is delivered to him within fourteen days after service of the notice; and

(b) complies with the requirements of this section (or section 57) or is not rejected by him for failure to comply with those requirements,

the original document shall be deemed not to have been delivered to him.

(7) For the purposes of any provision requiring
delivery within a specified period no account shall be taken of the period between the delivery of the original document and the end of the period of fourteen days after service of the Registrar's notice.

59. (1) The Registrar shall keep a register of documents delivered to him and which he is required to retain under this Act and he may retain and store documents delivered to him in compliance with any requirement of this Act in whatever form he thinks fit provided it is possible to inspect the information contained in the document and to produce a copy of it in printed form and this shall be sufficient compliance with any duty of his to register any document.

(2) The originals of documents delivered to the Registrar in printed form and which are to be retained by him shall be kept by him for the duration of the foundation and thereafter for ten years, after which time they may, in the Registrar's absolute discretion, be destroyed.

60. (1) Any person may, on payment of the prescribed fee or fees, inspect the Register and may require a copy in such form as the Registrar considers appropriate of any documents or information contained in the Register.

(2) A copy of a document certified in writing by the Registrar (whose official position it is unnecessary to prove), to be an accurate record of the document delivered to him and retained by him under this Act, is in all legal proceedings, admissible in evidence as of equal validity with the original document and as evidence of any facts stated therein, of which direct oral evidence would be admissible.

(3) Copies of or extracts from records furnished by the Registrar may, instead of being certified by him in writing to be an accurate record, be sealed with his official seal.

(4) Any person may require a certificate of the registration of a foundation, signed by the Registrar or authenticated by his official seal.

(5) Any requirement of this Act as to the supply by the Registrar of a document may, if the Registrar thinks fit, be satisfied by the communication by the Registrar of the requisite information in any non-printed form approved by him.

(6) Where the document is required to be signed by him or sealed with his official seal and is a communication in a non-printed
form, it shall instead be authenticated in such manner as may be approved by the Registrar.

**Enforcement of duty of foundation to file documents with the Registrar.**

61.(1) If a foundation, having made default in complying with any provision of this Act which requires it to file with or deliver to the Registrar any account or other document, or to give notice to him of any matter, fails to make good the default within fourteen days after the service of a notice on the foundation requiring it to do so, the Court may, on an application made by a founder, an officer, a foundation council member or any other supervisory person, or a creditor, of the foundation or by the Registrar, make an order directing the foundation and any officer thereof to make good the default within such time as may be specified in the order.

(2) Any such order may provide that all costs of and incidental to the application shall be borne by the foundation or by any officer of the foundation responsible for the default.

**Official notification.**

62.(1) The Registrar shall cause to be published in the Gazette notice of the issue or receipt by him of documents of any of the following descriptions (stating in the notice the name of the foundation, the description of the document and the date of issue or receipt) –

(a) any copy of a winding-up order in respect of a foundation;
(b) any order for the dissolution of a foundation; and
(c) any notice of removal from the Register of a foundation.

(2) A foundation shall not be entitled to rely against other persons on the happening of any of the above events if the event had not been officially notified at the material time and is not shown by the foundation to have been known at that time to the person concerned, or if the material time fell on or before the fifteenth day after the date of official notification (or, where the fifteenth day was a non-business day, on or before the next day that was not) and it is shown that the person concerned was unavoidably prevented from knowing of the event at that time.

(3) In subsection (2), “official notification” means the notification of the document relating to that event in the Gazette under subsection (1) and “officially notified” shall be construed accordingly.

This document is not the Official Gazette, which can be obtained from Government Publications, Cabinet Office.
63.(1) No person who has acquired information in his capacity as:-

(a) an officer of a foundation;
(b) a protector of a foundation;
(c) a member of a foundation council;
(d) a member of any other governing body of a foundation;
(e) any other supervisory person;
(f) a counsel and attorney for a foundation, or
(g) an auditor of a foundation;

shall, without the express or implied consent of the founder or founders and the beneficiary or beneficiaries of the foundation, disclose to any person any such information relating to the identity of the beneficiary or beneficiaries of the foundation or its assets, liabilities, transactions or accounts, except:-

(i) when lawfully required or permitted to do so by any court of competent jurisdiction within The Bahamas; or
(ii) under the provisions of any law of The Bahamas.

(2) Nothing contained in this subsection shall prejudice or derogate from the rights and duties subsisting at common law between the above persons and the founder or founders and the beneficiary or beneficiaries of a foundation.

(3) Every person who contravenes the provisions of subsection (1) shall be liable on summary conviction to a fine not exceeding fifty thousand dollars or to imprisonment for a term not exceeding three years.

64.(1) The Registrar shall, upon request by any person and payment of the prescribed fee, certify that a foundation registered under this Act is of good standing in the following respects if he is satisfied that -

(a) the name of the foundation is on the Register; and
(b) the foundation has paid all fees required by this Act to be paid.

(2) The Certificate of Good Standing issued under subsection (1) shall indicate whether or not the foundation is in the process of being liquidated, wound up, dissolved (if within his knowledge) or removed from the Register.
PART XI
MISCELLANEOUS

Indemnification. 65.(1) Every officer, foundation council member, other supervisory person and protector of a foundation who acted honestly and in good faith shall be indemnified by the foundation against all costs, charges, losses, expenses, and liabilities incurred by him in the execution and discharge of his duties or in relation thereto, and the amount for which such indemnity is provided shall immediately attach as a lien on the property of the foundation, and have priority over any claims of the foundation.

(2) No officer, foundation council member, other supervisory person or protector shall be personally liable for the acts, receipts, neglects or defaults of any other officer, foundation council member, supervisory person or protector, or for joining in any receipt or other act for conformity, or for any loss or expense incurred by the foundation as a result of insufficiency or deficiency of title to any property acquired by order of the officers for or on behalf of the foundation, or for the insufficiency or deficiency of any security in or upon which any of the moneys of the foundation shall be advanced or invested, or for any loss or damage arising out of the bankruptcy, insolvency, or tortious or criminal act or omission of any person with whom any money, securities or effects shall be deposited, or for any loss occasioned by an error of judgement, omission, default or oversight on his part, or for any other loss, damage or misfortune whatever which shall happen in the execution of his office or in relation thereto, except where the same shall happen through his own gross negligence, willful default or misconduct, fraud or dishonesty.

In terrorem provisions. 66. The charter or articles (if any) of a foundation may make provision for a beneficiary or beneficiaries to forfeit their benefits or rights thereunder in the event that they should challenge the establishment of the foundation, the endowment of any of the foundation's assets, the charter or the articles (if any) or any provision thereof or any decision of the foundation council or other supervisory persons that does not damage or seek to damage their
Restriction against alienation.

67. (1) Notwithstanding any rule of law or equity to the contrary, it shall be lawful for an instrument of disposition to provide that any estate or interest in any property given or to be given by a foundation to a beneficiary shall not during the life of the beneficiary, or such lesser period as may be specified in the instrument of disposition, be alienated or pass by bankruptcy, insolvency or liquidation or be liable to be seized, sold, attached, or taken in execution by process of law and where so provided such provision shall take effect accordingly.

(2) Where property is given subject to any of the restrictions contained in subsection (1), the right to derive income from such property by a beneficiary and any income derived therefrom shall not pass by bankruptcy, insolvency or liquidation or be liable to be seized, attached or taken in execution by process of law.

(3) Where property is given subject to a restriction against alienation then the right to derive income from that property shall not be alienable for as long as that restriction remains in force.

(4) A restriction imposed pursuant to this section may at any time be removed in accordance with any provisions for such removal in the instrument of disposition and in the manner specified therein.

(5) Neither the founder nor any other person donating property to a foundation may benefit from the provisions of this section.

Forced heirship.

68. (1) In this section –

“dispose” and “disposition”, in relation to property, means every form of conveyance, transfer, assignment, lease, mortgage, pledge or other transaction by which any legal or equitable interest in property is created, transferred or extinguished;

“formalities” in relation to a disposition of property means any documentary or other actions required generally by the laws of a relevant jurisdiction for all dispositions of like form concerning property of like nature, without regard to –

(a) the fact that the particular disposition is made to a foundation;

(b) the terms of the foundation;

This document is not the Official Gazette, which can be obtained from Government Publications, Cabinet Office.
(c) the circumstances of the parties to the disposition; or
(d) any other particular circumstances; but includes any special formalities required by reason that the party effecting the disposition is not of full age or is subject to a mental infirmity.

“heirship right” means any right, claim or interest in, against or to property of a person arising, accruing or existing in consequence of, or in anticipation of, that person’s death, other than any such claim, or interest created by will or other voluntary disposition by such person or resulting from an express limitation in the disposition of the property of such person.

“personal relationship” includes every form of relationship by blood or marriage, including former marriage and in particular relationship between two persons which exists if -

(a) one is the child of the other, natural or adopted, whether or not the adoption is recognized by law, legitimate or illegitimate;
(b) one is married to the other, whether or not the marriage is recognized by law;
(c) one cohabits with the other or so conducts himself or herself in relation to the other as to give rise in any jurisdiction to any rights, obligations or responsibilities analogous to those of parents and child or husband and wife; or
(d) personal relationship exist between each of them and a third person,

but no change in circumstances cause personal relationship once establishment to terminate.

“property” means moveable and immovable property;

“founder” means a natural person who is the founder of a foundation and endows same with assets.

(2) This section applies to every foundation and disposition of property to a foundation established and existing in The Bahamas.

(3) Subject to subsection (4), all questions arising in regard to a foundation established and existing under this Act or in regard to
any disposition of property to it, including, without prejudice to the generality of the foregoing, questions as to –

(a) the capacity of the founder;

(b) any aspect of the validity of the foundation or disposition or the interpretation or effect thereof;

(c) the administration of the foundation, whether the administration be conducted in The Bahamas or elsewhere, including questions as to powers, obligations, liabilities and rights of the governing bodies or supervisory persons of the foundation and their appointment and removal; or

(d) the existence and extent of powers, conferred or retained by the founder, including powers of variation or revocation of the foundation charter and validity of any exercise thereof,

shall be determined in accordance with the laws of The Bahamas, without reference to the laws of any other jurisdictions with which the foundation or disposition may be connected.

(4) Subsection (3) –

(a) shall not validate –

(i) any disposition of property which is neither owned by the founder nor the subject of a power in that behalf vested in the founder;

(ii) any disposition of immovable property situate in a jurisdiction other than The Bahamas in which such disposition is invalid according to the laws of such jurisdiction;

(iii) any testamentary disposition which is invalid according to the laws of the testator’s domicile;

(b) shall not affect the recognition of foreign laws in determining whether the founder is the owner of the property or is the holder of a power to dispose of such property.

(c) shall take effect subject to any express term of a disposition to the contrary; and

(d) shall not affect the recognition of foreign laws prescribing generally, without reference to the

This document is not the Official Gazette, which can be obtained from Government Publications, Cabinet Office.
existence or terms of the foundation, the formalities for the disposition of property.

(5) Without limiting the generality of subsection (3), it is hereby expressly declared that no disposition of property to be held by a foundation established and existing under this Act is void, voidable, liable to be set aside or defective in any manner by reference to a foreign law; nor is the capacity of any founder to be questioned nor is the foundation or any beneficiary or other person to be subjected to any liability or deprived of any right by reason that –

(a) the laws of any foreign jurisdiction prohibit or do not recognize the concept of a foundation; or
(b) the disposition avoids or defeats rights, claims or interest conferred by foreign law upon any person by reason of a personal relationship to the founder or by way of heirship rights or contravenes any rule of foreign law or any foreign, judicial or administrative order or action intended to recognize, protect, enforce or give affect to any such rights, claims or interest.

(6) An heirship right conferred by foreign law in relation to the property of a living person shall not be recognized as –

(a) affecting the ownership of immovable property in The Bahamas or movable property wherever situate for the purposes of paragraphs (a) and (b) of subsection (4) or for any other purpose; or
(b) constituting an obligation or liability for the purposes of the Fraudulent Dispositions Act or for any other purpose.

(7) A foreign judgement shall not be recognized or enforced or give rise to any estoppel insofar as it is inconsistent with subsection (5) or subsection (6).

(8) This section shall apply to every disposition of property to a foundation made after the commencement of this Act, whether such property is situate in The Bahamas or elsewhere.

Exemptions.

69.(1) A foundation shall not be subject to any business licence fee, income tax, capital gains tax or any other tax on income or distributions accruing to or derived from such foundation or in connection with any transaction to which that foundation is a party.
Ch. 360.

(2) The Exchange Control Regulations Act shall not apply to a foundation registered under this Act or to any transaction by a foundation, provided such foundation does not have any founders or beneficiaries who are treated as residents for Exchange Control purposes.

(3) No estate, inheritance, succession or gift tax, rate, duty, levy or other charge is payable by a founder or beneficiary with respect to any interest given to or received from a foundation.

Ch. 370.

(4) Notwithstanding any provision of the Stamp Act, all instruments to which a foundation is a party -

(a) relating to transactions in respect of the assets of a foundation; and

(b) relating to other transactions concerning the business of a foundation,

shall be exempt from the payment of stamp duty, provided in the case of assets no Bahamian real property or personality is included in such assets.

Default provisions.

70.(1) Where a foundation or an officer of a foundation is in default under any provision of this Act, an application may be made to the Court by a founder, an officer, the foundation council or some other supervisory person, a beneficiary, or the Attorney-General specifying the default and seeking a remedy.

(2) Where the Court is satisfied that it is just and equitable in the circumstances to do so, it may order the remedy sought, or may make such other order as it sees fit for the attainment of the objects of this Act and to obtain compliance with this Act.

(3) Where the order of the Court under subsection (2) has the effect of granting the application, it shall order that the costs of the applicant in bringing the application as well as the costs of the action shall be met -

(a) where the application and the order are in respect of default by the foundation, by the foundation;

(b) where the application and the order are in respect of default by the foundation but, in the opinion of the Court, the default was the responsibility of an officer, by that officer;

(c) where the application and the order are in respect of default by an officer, by that officer.
71. Where a foundation is established either as a public foundation for charitable purposes or by a corporate entity such a foundation shall be subject to the compliance provisions, mutatis mutandis provided for under the provisions of this Act, the Financial Transactions Reporting Act and any other law designed to maintain The Bahamas as a reputable international financial center.

72. An officer, member of the foundation council, other supervisory person or an auditor of a foundation shall be guilty of an offence punishable on summary conviction by a fine of ten thousand dollars or imprisonment for two years or both if he knowingly and with intent to deceive -

(a) falsely represents the financial position of the foundation to any person;

(b) withholds information relating to the financial position of the foundation or any other matter regulated by this Act from any person entitled to receive that information; or

(c) falsifies any document -

(i) to be delivered under this Act to the Registrar;

(ii) required by this Act to be prepared in respect of the foundation.

73.(1) Where there is provision in this Act for the service of notice on any person, the notice shall be in writing and may be served in person, by post, by fax or electronically.

(2) In respect of service -

(a) in person, the date of service shall be the date on which the notice was deposited at the address last notified to the secretary of a foundation by the person entitled to receive service as his address for service or, where no address has been so notified, the last known address of that person for the receipt of written communications;

(b) by post, the date of service shall be the fifth day following the day upon which the properly addressed and stamped envelope containing the notice was
delivered to the Post Office and service shall be at the address last notified to the secretary of a foundation by the person entitled to receive service as his address for service or, where no address has been so notified, the last known address of that person for the receipt of written communications;

(c) by fax or electronic means, the date of service shall be the date of transmission recorded by the transmitter and the address shall be the fax number or electronic address last notified to the secretary of a foundation by the person entitled to receive service as his number or address for receipt of fax or electronic communications.

Fees.

74.(1) There shall be paid to the Registrar in respect of the several matters mentioned in regulations made for this purpose the annual fee and other fees therein specified and, without prejudice to the generality of the foregoing, a fee may be so specified in respect of the performance by the Registrar of any function under this Act, including the receipt by him of any notice or other document which under this Act is required to be delivered to him and in the absence of the specified fee being paid, the Registrar shall not be required to perform any function.

(2) Provision may be made in regulations in respect of supplementary fees payable where any notice or document, which under this Act is required to be delivered to the Registrar within a specified time, is delivered to him after the specified time.

(3) The Registrar may charge a fee for any services provided by him otherwise than in pursuance of an obligation imposed on him by this Act.

Regulations and forms.

75.(1) The Minister may make regulations for the purpose of prescribing anything required or permitted by this Act to be prescribed and, without prejudice to the generality of the foregoing, shall make provision by regulation for-

(a) matters in relation to redomiciliation for the purpose of giving effect to section 51;

(b) such provisions in relation to the-

(i) liquidation;
(ii) winding up; and
(iii) removal from and restoring to the Register, of a foundation as may be necessary for the purpose of giving effect to sections 52, 53, 54 and 55.

(c) the fees payable under this Act as provided by section 74; and
(d) providing for such other matters as are reasonably necessary for or incidental to the due administration of this Act,

and such regulations may contain different provisions in respect of different matters and may make such transitional provisions as the Minister may determine.

(2) Where by this Act any person is required to-
(a) make an application;
(b) deliver a document;
(c) provide an extract; or
(d) confirm or certify any information,

to the Registrar he shall, subject to the provisions of this Act, do so in a form and, where appropriate, on a form approved for the purpose by the Registrar.

(3) Subject to the provisions of this Act, any certificate or other document to be issued by the Registrar shall be in a form approved by the Registrar.
Preliminary

1.(1) This deed shall provide for the formal establishment of a Foundation in the Commonwealth of The Bahamas ("The Bahamas") under the Foundations Act, 2004 ("the Act").

(2) The Foundation Charter will address all of the statutory requirements for creating a Bahamian foundation.

(3) Once the appropriate application, statement, list, statutory declaration and fee have been filed and accepted by the Registrar of Foundations in The Bahamas ("the Registrar"), the Registrar will issue a certificate of registration.

(4) The Charter will convey legal status to the foundation from the date of such certificate.

(5) The Charter will be subject to the overriding provisions of the Act and any statutory regulations.
Foundation Name

2. Upon proper application, registration and the issuance by the Registrar of a certificate, all in accordance with the provisions of the Act, this Foundation shall become a legal entity and shall be known as the ___________ Foundation ("the Foundation").

Founder

3.(1) The Founder of the Foundation is ________ of ____________.

(2) The aforementioned address shall be the address for service of documents on the Founder.

Registered Office

4.(1) The Registered Office of the Foundation is located in the Island of New Providence in The Bahamas at ____________.

(2) The aforementioned address shall be the address in The Bahamas for service of documents on the Foundation.

Secretary

5.(1) The Secretary of the Foundation shall be ________ of ________________, Nassau, The Bahamas.

(2) ________________ is duly licensed as a provider of financial and corporate services under the Financial and Corporate Services Providers Act, 2000, or as a trust company under the Banks and Trust Companies Regulation Act, 2000.

Duration of Foundation

6. The Foundation is established for an indefinite period.

Initial Endowment

7.(1) The initial endowment to the Foundation shall consist of the sum of Ten thousand dollars ($10,000.00), which has been transferred, without consideration, into the Foundation and which shall form the initial assets of the Foundation. The Founder hereby certifies that he is the owner of the endowment with good, valid and marketable title which is free and clear of all liens, charges, encumbrances and any
third party claims of any nature whatsoever, and that all actions necessary to pass title to the Foundation have been effectively and properly carried out.

(2) Upon the vesting of assets in the Foundation, such assets shall become the sole property of the Foundation, shall no longer be the property of the Founder and shall not become the property of any Beneficiary unless distributed in accordance with the provisions of this Charter or the Articles (if any).

(3) The endowment of supplementary assets, in addition to the initial assets, is hereby authorized, provided, however, that any such further endowment or endowments, must be accepted by the unanimous approval of the Officers or the Foundation Council.

Objects

8.(1) The assets transferred by the Founder, and now being the assets of the Foundation, shall be managed, including being realized, applied, administered, invested and disbursed for the following purposes -

(a) to engage in any act, activity, purpose or object, which is not unlawful, immoral or contrary to any public policy in The Bahamas or prohibited under the terms of this Charter; and

(b) to make gifts of its income and/or capital as the Foundation’s Officers may by unanimous resolution determine after the Foundation Council (if any) has approved such gifts.

(2) A purpose or object of the Foundation may but need not be charitable.

(3) The Foundation may not -

(a) carry on any activity otherwise prohibited in or from within The Bahamas; or

(b) carry on in or from within The Bahamas any activity in respect of which a license or authorization under any statute or regulation is required and no such license or authorization has been granted to the Foundation.

(4) The Foundation may in the course of the management of its assets do such things as are necessary for their proper administration, including but not limited to, buying and selling of such assets and

This document is not the Official Gazette, which can be obtained from Government Publications, Cabinet Office.
engaging in any other acts, activities or investments that are not prohibited under any law for the time being in force in The Bahamas, but such acts and activities shall be ancillary or incidental to its main purpose or purposes.

**General Foundation Powers**

9.(1) The Foundation, acting through the Officers or any other governing body, shall have such powers as are permitted by law for the time being in force in The Bahamas, irrespective of Foundation benefit, and may perform all acts and engage in all activities necessary or conducive to the conduct or attainment of the objects of the Foundation.

(2) Except as otherwise provided in the Articles (if any) or the Act, the Officers of the Foundation shall act either by a simple majority of the Officers present at an ordinary meeting of the Officers or unanimously by the circulation of a written document duly signed by each Officer in lieu of a meeting.

(3) A party to a transaction with the Foundation is not bound to inquire as to whether the transaction is permitted under this Charter or the Articles (if any) or as to any limitation of the Officers to bind the Foundation.

**Officers**

10.(1) The Founder shall, before registration, and as a statutory requirement to achieve legal status for the Foundation, appoint one or more persons who shall satisfy the requirements and comply with the restrictions under the Act, to be Officers of the Foundation, one of whom shall be the Secretary. The Founder may appoint such other initial Officers before registration as the Founder may determine, including one or more assistants to any of the initial Officers so appointed. Subsequent appointments of Officers or the filling of vacancies shall be dealt with in accordance with the Articles (if any).

(2) The duties and terms of office of the Officers, including, but not limited to, the specification of matters concerning their removal, period of office, meetings and representative authority of the Officers may be established under the Articles (if any) of the Foundation. Failing that, then such duties and terms of office will be
established at any time after registration by a resolution of the Foundation Council (if any) at its sole discretion.

(3) A document purporting to be a copy of a resolution of the Officers or any extract from the minutes of a meeting of the Officers which is certified as such in accordance with the Act shall be conclusive evidence in favour of all persons dealing with the Foundation upon the faith thereof that such resolution has been duly passed or, as the case may be, that such extract is a true and accurate record of a duly constituted meeting of the Officers.

Foundation Council

11.(1) The Founder may, by a memorandum in writing, before registration, appoint a person or committee of persons to serve as a Foundation Council to the Foundation. In the absence of the Founder’s appointment of a Foundation Council, the Officers may appoint a Foundation Council.

(2) The duties and terms of office of the Foundation Council, including, but not limited to, the specification of matters concerning their removal, period of office, meetings, remuneration and representative authority of the Foundation Council, may be established under the Articles (if any) of the Foundation or failing that then such duties and terms may be established at any time after registration by a resolution of the Officers at their sole discretion.

Beneficiaries

12.(1) The initial and remaining Beneficiary or Beneficiaries, and any supplementary Beneficiary or Beneficiaries of this Foundation may be those persons as designated in the Articles (if any). Failing that, the Officers shall by resolution, with the prior written consent of the Foundation Council, or failing the appointment of any Foundation Council, then the Officers at their sole discretion, may, select the initial and remaining Beneficiary or Beneficiaries, and may select any supplementary Beneficiary or Beneficiaries of the Foundation following registration.

(2) The rights and restrictions of the Beneficiaries may be those as stipulated within the Articles (if any) of the Foundation. Failing that, the Officers, with the prior written consent of any
Foundation Council, or if there is no Foundation Council, then the Officers at their sole discretion will establish the rights of any Beneficiary or Beneficiary by resolution.

**Reservation of Founder Rights and Obligations**

13.(1) The rights of the Founder in respect of the formation of the Foundation shall not devolve upon his successors in title or assigns.

(2) Any person who shall endow assets to the Foundation after its registration shall not thereby acquire the powers of the Founder.

(3) If, for whatever reason, the Founder shall not have endowed the assets to the Foundation as provided for herein either before or after registration, then the Foundation may enforce that endowment against the Founder.

(4) The Founder reserves the following rights and powers prior to registration -

(a) to appoint the initial Officer(s) of the Foundation; and

(b) to appoint a Foundation Council,

and following registration, the Founder reserves the power to direct the investment activities of the Foundation.

**Residence and Governing Law**

14. The Foundation shall be resident and domiciled in The Bahamas. For so long as the Foundation is resident and domiciled in The Bahamas, the proper law of the Foundation is the law of The Commonwealth of The Bahamas and its validity, construction and all rights hereunder, are to be governed by the laws of The Commonwealth of The Bahamas.

**Amendment of Charter**

15.(1) The Foundation may at any time after registration change its name or amend or modify this Charter in any manner whatsoever, provided that such changes or amendments or modifications are consistent with the provisions of the Act and provided that the certain procedures set out in sub-paragraph (2) are adhered to.

(2) The procedure referred to in sub-paragraph (1) is as

This document is not the Official Gazette, which can be obtained from Government Publications, Cabinet Office.
follows –

(a) the Founder or the Officers shall convene a meeting of the Founder (if remaining), the Officers, the Foundation Council (if any) or any other supervisory person, in accordance with the provisions for calling the Annual Meeting of Officers as stipulated under Section 35 of the Act; and

(b) the resolution for amendment or modification of this Charter shall be adopted only if agreed to by the Founder, if still alive, and by all the Officers and by the Foundation Council (if any) or all other supervisory persons.

(3) In the event that the founder is no longer alive, the Foundation Council may resolve to make such amendments or modifications as are necessary in the circumstances to maintain the objects of the Foundation and shall submit the resolution to the Supreme Court of The Bahamas for approval.

(4) Where an amendment or modification of the Charter has been made an application may be made to the Court by the Founder, any single Officer, the Foundation Council (if any) or any other supervisory person or an auditor, to have the amendment or modification cancelled, provided that no such person shall have already voted in favor of the amendment or modification. Such an application must follow the procedures as stipulated under Section 50 (12) of the Act.

Revocation

16. The Foundation Charter may only be revoked by the Founder.

Articles

17. The making of Foundation Articles is permitted but shall not be required.

Seal

18. The Foundation will have a Seal, the safe custody of which shall be provided for by the Officers. The procedures as to the proper use of the Seal may be provided for under the Articles (if any) or,
failing that, the Officers will by resolution establish such procedures and imprint of the Seal shall be kept at the Registered Office.

Notices

19. Any notice or document that must be served on the Foundation may be served either by hand delivery or by sending it through the post in a prepaid letter, or by fax or electronically, addressed to the Secretary of the Foundation at the Registered Office of the Foundation. In respect of the manner, effectiveness and time of service, the provisions of the Act shall apply.

IN WITNESS WHEREOF, the Founder has hereunto set his hand for the purpose of forming a Foundation under the laws of the Commonwealth of The Bahamas on this the ______ day of ______________________, 20____.

______________________________
Signed, by the Founder in the presence of:-

______________________________
the Secretary or Notary Public

SCHEDULE A

Beneficiaries

SCHEDULE B

This document is not the Official Gazette, which can be obtained from Government Publications, Cabinet Office.
The Cancer Society of The Bahamas

OBJECTS AND REASONS

The object of the Bill is to provide the legislative basis for the establishment of foundations as vehicles for the holding of private assets endowed on the foundation for the benefit of identified persons or classes of persons. The Bill sets out the characteristics of a foundation, the method of setting up and registering it, the qualifications and duties of the officers and of any supervisory individuals for which the founder makes provision in the documents establishing the foundation, for the general conduct of a foundation and for the liquidation and winding up of a foundation. The Bill establishes the registration arrangements, makes provision for fees payable for administrative services and determines penalties for non-compliance with the statutory requirements.

Section 1 prescribes the title of the Act.
Section 2 defines the specific terms used in the Act.
Section 3 defines a foundation by reference to the method of establishment, its assets holding function and the registration under the Act. It provides for the status of a registered foundation, the status of the assets of the foundation and their management.
Section 4 regulates the purposes for which a foundation may be used. A foundation is precluded from carrying on a number of activities, and provision is made for the foundation to be liquidated if it acts in contravention of the restrictions.
Section 5 deals with the establishment of a foundation either by the will of a deceased person or by a document signed by the founder, in either case referred to as the foundation charter.
Section 6 spells out the matters to be covered by the foundation charter and its form and makes provision for the adoption of a model charter contained in the Schedule.
Section 7 makes similar provisions to Clause 6 but in respect of articles, the bye-laws which a foundation may, but need not, have.
Section 8 prescribes the assets which a foundation is required by its charter to have.

Section 9 defines the powers and obligations of a person who endows a foundation.

Section 10 specifies the eligibility of a person to be an officer of a foundation, the requirement to have officers appointed to a foundation, the method of appointing and the arrangements for a person to cease to be an officer. The clause also deals with the liabilities of officers.

Section 11 spells out the duties of officers and specifies the limitations on the powers of officers as well as setting out those powers.

Section 12 deals with the qualifications of a person to be appointed as the secretary of a foundation, the method of appointment, the duties of secretary and the arrangements when a person ceases to be the secretary.

Section 13 makes provision for the requirement that every foundation shall have a registered office in The Bahamas, for the notification to the Registrar of the address of the office and of any change in the address.

Section 14 specifies the eligibility of a person to be a member of a foundation council the method of appointing and the arrangements for a person to cease to be a member of a foundation council.

Section 15 details the duties of the foundation council and the rights and powers of a committee and of the members individually.

Section 16 deals with the appointment of an auditor to a foundation, specifying the circumstances in which an auditor shall or may be appointed, the qualifications of the auditor, the remuneration of the auditor and the arrangements when the auditor ceases to be eligible to be so appointed or when his appointment terminates. The clause also deals with the duties and powers of an auditor and the method of resolving a dispute between the auditor and the foundation.

Sections 17 to 20 deal with the name by which a foundation may be registered, the ability of the foundation to change its name, a requirement to change a name and the method of dealing with a misleading name.

Section 21 sets out the method of registering a foundation, specifying the documents which must accompany the application.
Section 22 provides for the issuing of a certificate of registration and the status of the foundation when the requirements of clause 21 have been met.

Section 23 provides that the certificate of registration is conclusive of due registration under the Act.

Section 24 sets out the effect of the foundation charter on the relationship between the founders and persons who subsequently endow assets to the foundation, the foundation and the officers and the foundation council.

Section 25 provides for the ratification of pre-registration actions by the foundation and for the effect of non-ratification.

Section 26 deal with any limitation on the powers of a foundation and actions outside those powers, as against a third party and in relation to the actions of the officers.

Sections 27 and 28 are concerned with the powers of officers in relation to the foundation and third parties.

Section 29 specifies the ways in which a foundation can execute documents.

Sections 30 and 31 specify the information to be published in relation to the foundation.

Section 32 specifies the requirements about disclosure of interests by members of governing bodies, etc.

Section 33 deals with the liability of members of governing bodies, etc. to the foundation for negligence, etc.

Sections 34 to 39 make provisions for the calling of and the timing of meetings of the officers, the conduct of business and the keeping of records and the right of inspection of the records.

Section 40 deals with the holding of meetings by members of a foundation council.

Section 41 specifies the rights of the beneficiary of a foundation to information.

Sections 42 to 48 are concerned with the obligation of the foundation to keep accounts and the form of those accounts. The clauses also deal with the right to receive or inspect the books of accounts and any auditor’s report.

Section 49 introduces the opportunity for a founder or any member of a governing body of a foundation to apply to the Supreme Court for the appointment of a special auditor who reports back to the Court.

This document is not the Official Gazette, which can be obtained from Government Publications, Cabinet Office.
Section 50 specifies the circumstances in which and the method by which a foundation charter may be amended.

Section 51 makes provisions for redomiciliation in and out of The Bahamas by a foundation.

Sections 52 to 54 deal with liquidation of a foundation, winding up and removal from the Register and make provision for the issuing of regulations further prescribing the procedures to be followed.

Section 55 deals with restoration to the Register.

Section 56 deals with documents to be kept at the registered office.

Sections 57 to 58 deal with the form of documents delivered to the Registrar.

Sections 59 and 60 impose the obligation to keep the Register of foundations and make provision for the inspection of same.

Section 61 allows for an action to enforce the filing of documents with the Registrar.

Section 62 specifies the publication of filed documents in the Gazette.

Section 63 details obligations of confidentiality.

Section 64 provides for the issuing of a certificate of good standing.

Section 65 provides indemnification for officers and others.

Section 66 validates in terrorem provisions.

Section 67 validates restrictions against alienation.

Section 68 deals with forced heirship.

Section 69 sets out a number of exemptions.

Section 70 specifies default provisions, and section 71 deals with law governing public foundation created for charitable purposes or those created by a corporate entity.

Section 72 makes provision for offences and the imposition of criminal penalties.

Section 73 specifies arrangements in respect of the serving of any notice under the Act.

Section 74 makes provision for fees.

Section 75 specifies enabling powers for the making of regulations and deals with the form of documents required under the Act.

The Schedule contains a Model Foundation Charter.

This document is not the Official Gazette, which can be obtained from Government Publications, Cabinet Office.