Date: Feb 12, 2020

Accounts in India by Non-residents

(As on February 12, 2020)

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Q1. Who is an NRI?

Answer: A 'Non-resident Indian' (NRI) is a person resident outside India who is a citizen of India.

Q2. Who is a PIO?

Answer: A 'Person of Indian Origin (PIO)' is a person resident outside India who is a citizen of any country other than Bangladesh or Pakistan or such other country as may be specified by the Central Government, satisfying the following conditions:

- a. Who was a citizen of India by virtue of the Constitution of India or the Citizenship Act, 1955 (57 of 1955); or
- b. Who belonged to a territory that became part of India after the 15th day of August, 1947; or
- c. Who is a child or a grandchild or a great grandchild of a citizen of India or of a person referred to in clause (a) or (b); or
- d. Who is a spouse of foreign origin of a citizen of India or spouse of foreign origin of a person referred to in clause (a) or (b) or (c)

A PIO will include an 'Overseas Citizen of India' cardholder within the meaning of Section 7(A) of the Citizenship Act, 1955. Such an OCI Card holder should also be a person resident outside India.

Q3. What are the major accounts that can be opened in India by a non-resident?

| | Non-Resident (External) Rupee Account | Foreign Currency (Non-Resident) | Non-Resident Ordinary Rupee |
|-------------|---------------------------------------|---------------------------------|-----------------------------|
| Particulars | Scheme | Account (Banks) Scheme [FCNR | Account Scheme [NRO |
| | [NRE Account] | (B) Account] | Account] |
| (1) | (2) | (3) | (4) |

Who can open an account

NRIs and PIOs

Individual/entities of Pakistan and Bangladesh shall requires prior approval of the Reserve Bank of India

Any person resident outside India for putting through bonafide transactions in rupees.

Individuals/ entities of Pakistan nationality/ origin and entities of Bangladesh origin require the prior approval of the Reserve Bank of India.

A Citizen of Bangladesh/Pakistan belonging to minority communities in those countries i.e. Hindus, Sikhs, Buddhists, Jains, Parsis and Christians residing in India and who has been granted LTV or whose application for LTV is under consideration, can open only one NRO account with an AD bank subject to the conditions mentioned Notification No. FEMA 5(R)/2016-RB dated April 01, 2016, as updated from time to time.

Post Offices in India may maintain savings bank accounts in the names of persons resident outside India and allow operations on these accounts subject to the same terms and conditions as are applicable to NRO accounts maintained with an authorised dealer/authorised bank.

Joint account

May be held jointly in the names of two or more NRIs/ PIOs.

May be held jointly in the names of two or more NRIs/PIOs.

NRIs/ PIOs can hold jointly with aresident relative on 'former or survivor'

basis (relative as defined in Companies Act, 2013). The resident relative canMay be held jointly with residents operate the account as a Power of Attorney holder during the life time of theon 'former or survivor' basis.

NRI/ PIO account holder.

Deposit

Currency

Indian Rupees Any permitted currency i.e. a foreignIndian Rupees

currency which is freely convertible

Type of Account

Savings, Current, Recurring, Fixed

Term Deposit only

Savings, Current, Recurring,

Fixed Deposit

Period for fixed deposits

From one to three years, However, For terms not less than 1 year and not As applicable to resident

banks are allowed to accept NREmore than 5 years accounts.

deposits above three years from their

Asset-Liability point of view

Permissible Credits

Credits permitted to this account are inward remittance from outside India, interest accruing on the account, interest on investment, transfer from other NRE/FCNR(B) accounts, maturity proceeds of investments (if such investments were made from this account or through inward remittance).

Current income like rent, dividend, pension, interest etc. will be construed as a permissible credit to the NRE account.

Care: Only those credits which have not lost repatriable character

Inward remittances from outside India, legitimate dues in India and transfers from other NRO accounts are permissible credits to NRO account.

Rupee gift/ loan made by a resident to a NRI/ PIO relative within the limits prescribed under the Liberalised Remittance Scheme may be credited to the latter's NRO account.

Permissible Debits

Permissible debits are local disbursements, remittance outside India, transfer to The account can be debited for other NRE/ FCNR(B) accounts and investments in India. the purpose of local payments,

the purpose of local payments, transfers to other NRO accounts or remittance of current income

abroad.

Apart from these, balances in the NRO account cannot be repatriated abroad except by NRIs and PIOs up to USD 1 million, subject to conditions specified in Foreign Exchange Management (Remittance of Assets) Regulations, 2016.

Funds can be transferred to NRE account within this USD 1 Million

facility.

Not repatriable except for all current income.

Balances in an NRO account of NRIs/PIOs are remittable up to USD 1 (one) million per financial year (April-March) along with their other eligible assets.

Taxabilty

Income earned in the accounts is exempt from income tax and balances exempt Taxable from wealth tax

Loans in India

Repatriablity

Repatriable

AD can sanction loans in India to the account holder/third parties without any Loans against the deposits can be limit, subject to usual margin requirements. These loans cannot be repatriated granted in India to the account outside India and can be used in India only for the purposes specified in the holder or third party subject to regulations.

usual norms and margin

requirement. The loan amount

In case of loans sanctioned to a third party, there should be no direct or indirect cannot be used for relending, foreign exchange consideration for the non-resident depositor agreeing to carrying on agricultural/plantation pledge his deposits to enable the resident individual/ firm/ company to obtain activities or investment in real such facilities.

In case of the loan sanctioned to the account holder, it can be repaid either by The term "loan" shall include all adjusting the deposits or through inward remittances from outside India throughtypes of fund based/ non-fund banking channels or out of balances held in the NRO account of the accountbased facilities. holder.

The facility for premature withdrawal of deposits will not be available where loans against such deposits are availed of.

The term "loan" shall include all types of fund based non-fund based facilities.

Loans outside India

Authorised Dealers may allow their branches/ correspondents outside India toNot permitted grant loans to or in favour of non-resident depositor or to third parties at the request of depositor for bona fide purpose against the security of funds held in the NRE/ FCNR (B) accounts in India, subject to usual margin requirements.

The term "loan" shall include all types of fund based/ non-fund based facilities

Rate of Interest

As per guidelines issued by the Department of Regulation

Operations by Power Operations in the account in terms of Power of Attorney is restricted to

Operations in the account in terms of Power of Attorney is favour withdrawals for permissible local payments or remittance to the account holder terms of Power of Attorney is of a resident

himself through normal banking channels.

restricted to withdrawals for

Operations in the account in terms of Power of Attorney is restricted to withdrawals for permissible local payments in rupees, remittance of current income to the account holder outside India or remittance to the account holder himself through normal banking channels. While making remittances, the limits and conditions of repatriability will apply.

in residential NRE accounts should be designated as On change in residential status, FCNRNRO he Non-resident accounts or the funds held in(B) deposits may be allowed todesignated as resident accounts resident to resident these accounts may be transferred to continue till maturity at the contracted on the return of the account

the RFC accounts, at the option of therate of interest, if so desired by the holder to India for any purpose account holder, immediately upon the account holder. indicating his intention to stay in return of the account holder to India for India for an uncertain period.

taking up employment or on change in Authorised dealers should convert the

the residential status.

FCNR(B) deposits on maturity intdLikewise, when a resident Indian resident rupee deposit accounts orbecomes a person resident RFC account (if the depositor is eligible outside India, his existing resident to open RFC account), at the option of account should be designated as the account holder. NRO account.

Q4. Can a Bangladeshi/ Pakistani national or an entity owned/ controlled from Bangladesh/ Pakistan have an account in India?

Answer: Opening of accounts by individuals/ entities of Pakistan nationality/ ownership and entities of Bangladesh ownership requires prior approval of the Reserve Bank.

However, individuals of Bangladesh nationality can open an NRO account subject to the individual(s) holding a valid visa and valid residential permit issued by Foreigner Registration Office (FRO)/ Foreigner Regional Registration Office (FRRO) concerned.

Further, citizens of Bangladesh/Pakistan belonging to minority communities in those countries, namely, Hindus, Sikhs, Buddhists, Jains, Parsis and Christians residing in India and who have been granted Long Term Visa (LTV) or whose application for LTV is under consideration, are permitted to open only one NRO account with an AD bank in India subject to the conditions mentioned in Notification No. FEMA 5(R)/2016-RB dated April 01, 2016, as updated from time to time. The opening of such NRO accounts will be subject to reporting of the details of the accounts opened by the concerned Authorised bank, to the Ministry of Home Affairs (MHA) on a quarterly basis as instructed vide AP (DIR Series) Circular No. 28 dated March 28, 2019.

Q5. What are the accounts that a tourist visiting India can open?

Answer: An NRO (current/savings) account can be opened by a foreign national of non-Indian origin visiting India, with funds remitted from outside India through banking channel or by sale of foreign exchange brought by him to India. The balance in the NRO account may be paid to the account holder at the time of his departure from India provided the account has been maintained for a period not exceeding six months and the account has not been credited with any local funds, other than interest accrued thereon.

Q6. What is an SNRR account? How is it different from a NRO account?

Answer: Any person resident outside India, having a business interest in India, can open a Special Non-Resident Rupee Account (SNRR account) with an authorised dealer for the purpose of putting through bona fide transactions in rupees which are in conformity with the provisions of the Act, rules and regulations made thereunder.

The differences between SNRR account and NRO account are:

SNRR Account NRO Account Feature

A ny person resident outside India, having aAny person resident outside India for putting through bonafide Who can open

business interest in India for putting through bonatransactions in rupees.

fide transactions in rupees.

Individuals/ entities of Pakistan nationality/ origin and entities of

Opening of SNRR accounts by Pakistan and Bangladesh origin require the prior approval of the Reserve Bangladesh nationals and entities incorporated in Bank of India.

Pakistan and Bangladesh requires prior approval of

Reserve Bank. However, a citizen of Bangladesh/Pakistanbelonging to

minority communities in those countries i.e. Hindus, Sikhs, Buddhists, Jains, Parsis and Christians residing in India and who has been granted LTV or whose application for LTV is under consideration, can open one NRO account with an AD bank subject to the conditions mentioned in Notification No. FEMA 5(R)/2016-RB dated April 01, 2016, as updated from

time to time.

Type of Account Non-interest bearing Current, Savings, Recurring or Fixed Deposit;

> Rate of interest – as per guidelines issued by Department of Regulation.

Permissible Transactions Debits and credits specific/ incidental to the Credits:

business proposed to be done by the account

holder

Inward remittances, legitimate dues in India, transfers from other NRO accounts and any amount received in accordance with the Rules/Regulations/Directions under FEMA, 1999.

Debits:

Local payments, transfer to other NRO accounts, remittance of current income, settlement of charges on International

Credit Cards

Tenure

Concurrent to the tenure of the contract / period of No such restrictions on tenure.

operation / the business of the account holder and in no case should exceed seven years, other than

with approval of the Reserve Bank.

Restriction of seven years is not applicable to SNRRaccounts opened for the purposes stated at sub. paragraphs i to v of paragraph 1 of Schedule 4

of FEMA 5(R).

Repatriability

Repatriable

Not repatriable except for current income; and remittances by NRIs/ PIOs up to USD 1 million per financial year in

accordance with the provisions of FEMA 13(R).

Q 7. What are the deposits that foreign Diplomatic missions/personnel and their family members in India can hold?

Answer: The following accounts are permitted:

- a. Foreign diplomatic missions and diplomatic personnel and their family members in India may open rupee deposits with an AD Bank.
- b. Diplomatic missions and diplomatic personnel can open special rupee accounts namely Diplomatic Bond Stores Account to facilitate purchases of bonded stocks from firms and companies who have been granted special facilities by customs authorities for import of stores into bond, subject to conditions. The funds in the account may be repatriated outside India without the approval of Reserve Bank.
- c. Diplomatic missions, diplomatic personnel and non-diplomatic staff, who are the nationals of the concerned foreign countries and hold official passport of foreign embassies in India can open foreign currency accounts in India. The account may be held in the form of current or term deposit account, and in the case of diplomatic personnel and non-diplomatic staff, may also be held in the form of savings account Such accounts can be credited by way of inward remittances and transfers (which are collected in India as visa fees) from the rupee account of the diplomatic mission in India. Funds held in such account if converted in rupees shall not be converted back into foreign currency. The funds in the account may be repatriated outside India without the approval of Reserve Bank.

Q8. Can persons resident in Nepal and Bhutan have accounts in India?

Answer: Persons resident in Nepal and Bhutan can open Indian rupee accounts with an authorised dealer in India.

Q9. Can multilateral organisation have deposits in India?

Answer: Any multilateral organization, of which India is a member nation, or its subsidiary/ affiliate bodies and officials in India can open deposits with an authorised dealer in India.

Q10. Can an Indian company accept deposits from non-residents in compliance with section 160 of the Companies Act, 2013?

Answer: Yes, such acceptance of deposit and refunds, if required, will be covered under current account transactions and can be made freely without any restriction from FEMA perspective.

Q11. Can a Foreign Portfolio Investor or a Foreign Venture Capital Investor open a foreign currency account in India?

Answer: Yes, a Foreign Portfolio Investor or a Foreign Venture Capital Investor, both registered with the Securities and Exchange Board of India (SEBI) under the relevant SEBI regulations can open and maintain a non-interest bearing foreign currency account for the purpose of making investment in accordance with Foreign Exchange Management (Non-Debt Instrument) Rules, 2019.

Q12. Who can open an Escrow Account in India and for what purpose?

Answer: Resident and Non-resident acquirers can open Escrow Account in INR with an AD bank in India as the Escrow Agent, for acquisition/transfer of capital instruments/convertible notes in accordance with Foreign Exchange Management (Non-Debt Instrument) Rules, 2019 as amended from time to time and subject to the terms and conditions specified under Schedule 5 of Foreign Exchange Management (Deposit) Regulations, 2016, as amended from time to time.