

SELECT LANGUAGE ✓

SITE MAP | CONTACT US | DISCLAIMER

About Us Useful Information FAQs Financial Education Complaints Important Websites

- Banker and Debt Manager to Government
- Commercial Banking
- Co-operative Banking
- Non-banking
- Financial Inclusion and Development
- Financial Market
- Foreign Exchange Management
- Consumer Education and Protection
- ▶ Issuer of Currency
- Payment and Settlement System
- Research
- Others
- Deposit Insurance and Credit Guarantee Corporation

Home >> FAQs - Display

FAQs_

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Remittance of Assets

These FAQs attempt to put in place the common queries that users have on the subject in easy to understand language. However, for conducting a transaction, the Foreign Exchange Management Act, 1999 (FEMA) and the Regulations made or directions issued thereunder may be referred to. The relevant principal regulations are the Foreign Exchange Management (Remittance of Assets) Regulations, 2016 issued vide Notification No. FEMA 13 (R)/2016-RB dated April 01, 2016. The directions issued are consolidated in the Master Direction No 13 on Remittance of Assets.

- Q1. What is meant by Remittance of Assets?
- Q2. What are the assets out of/from which funds may be remitted and by whom?
- Q.3 Who is a Resident?
- Q.4 What is meant by 'not permanently resident'?
- Q5. Which are the cases related to Remittance of Assets for which prior approval of RBI is to be sought for effecting the remittance?
- Q6. What are the Tax implications in respect of Remittance of Assets?

Q1. What is meant by Remittance of Assets?

Answer: 'Remittance of assets' means remittance outside India of funds representing

a deposit with a bank or a firm or a company of:

- 1. provident fund balance
- 2. superannuation benefits
- 3. amount of claim or maturity proceeds of Insurance policy
- sale proceeds of shares, securities, immovable property or any other asset held in India

Q2. What are the assets out of/ from which funds may be remitted and by whom?

Answer:

A foreign national of non-Indian origin (other than Nepal/ Bhutan/ PIO)		An NRI/ PIO					Indian entity		A branch or office established in India by a person resident outside India		
	 The person 	1. From	the bal	ances of	NRO	Its	contr	ibution	Remit	its	
	has retired from	account	_	subject	to	tow	ards	PF/	winding	up	

employment indeclaration* superannuation proceeds India. 2. Sale proceeds of assets fund/ pensionafter 2. Inherited 3. Assets acquired from for expatriate submission assets from alegacy/ inheritance/ deed ofemployee whoof requisite person referred settlement are resident documents to in Sec 6(5)1 May remit up to USD 1 but not permanently Million in a financial year of FEMA 3. The person is *Where the remittance is to be resident. a non-resident made from the balances held widow/ widower in the NRO account, the has Authorised Dealer should inherited assets obtain an undertaking from the from her/ hisaccount holder stating that "the said remittance is sought to be deceased spouse who was made out of the remitter's Indian balances held in the account an national residentarising from his/ her legitimate receivables in India and not by in India. May remit up borrowing from any other person or a transfer from any USD to Million in a other NRO account and if such financial year is found to be the case, the account holder will render himself/ herself liable for penal action under FEMA."

Q.3 Who is a Resident?

Ans. Resident as defined in Sec 2(v) ² of FEMA, 1999. Further, the onus is on the individual to prove his/ her residential status, if questioned by any authority.

Q.4 What is meant by 'not permanently resident'?

Ans. Not permanently resident means a person resident in India for employment of a specified duration (irrespective of length) or for a specific job duration which does not exceed three years.

Q5. Which are the cases related to Remittance of Assets for which prior approval of RBI is to be sought for effecting the remittance?

Answer: RBI approval is required if:

- (i) Remittance is in excess of USD 1,000,000 (US Dollar One million only) per financial year:
 - a. on account of legacy, bequest or inheritance to a citizen of foreign state, resident outside India; and
 - b. by NRIs/ PIOs out of the balances held in NRO accounts/ sale proceeds of assets/ the assets acquired by way of inheritance/ legacy.
- (ii) Hardship will be caused to a person if remittance from India is not made to such a person.

Q6. What are the Tax implications in respect of remittance of assets?

Ans. All remittances are subject to payment of taxes as applicable in India – Authorised Dealers are to convince themselves on this aspect.

¹ A person resident outside India may hold, own, transfer or invest in Indian currency, security or any immovable property situated in India if such currency, security or property was acquired, held or owned by such person when he was resident in India or inherited from a person who was resident in India.

² Section 2(v): "person resident in India" means-

⁽i) a person residing in India for more than one hundred and eighty-two days during the course of the preceding financial year but does not include-

⁽A) a person who has gone out of India or who stays outside India, in either case-

- a. for or on taking up employment outside India, or
- b. for carrying on outside India a business or vocation outside India, or
- c. for any other purpose, in such circumstances as would indicate his intention to stay outside India for an uncertain period;
- (B) a person who has come to or stays in India, in either case, otherwise than-

 - a. for or on taking up employment in India, orb. for carrying on in India a business or vocation in India, orc. for any other purpose, in such circumstances as would indicate his intention to stay in India for an uncertain period;

Top

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