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1. Definitions	Non-Resident Indian (NRI): NRI for this purpose is defined in
	Regulation 2 of FEMA Notification No.5 dated May 3, 2000. In
	terms of this Notification, an NRI is a person resident outside
	India who is a citizen of India or is a person of Indian origin.
	Person of Indian Origin (PIO): PIO for this purpose is
	defined in Regulation 2 of FEMA Notification ibid as a citizen
	of any country other than Bangladesh or Pakistan, if (a) he at
	any time held Indian passport; or (b) he or either of his parents
	or any of his grand-parents was a citizen of India by virtue of
	the constitution of India or the citizenship act, 1955 (57 of
	1955); or (c) the person is a spouse of an Indian citizen or a
	person referred to in sub-clause (a) or (b).
2. Eligibility	(A) Any person resident outside India (as per Section 2 of
	FEMA), may open NRO account with an Authorised Dealer
	bank for the purpose of putting through bonafide transactions
	denominated in Rupees, not involving any violation of the
	provisions of FEMA, Rules, Regulations made thereunder.
	(b) Opening of accounts by individuals / entities of Bangladesh
	/ Pakistan nationality / ownership requires prior approval of
	Reserve Bank.
3. Types Of Accounts	NRO accounts may be opened / maintained in the form of
	current, savings, recurring or fixed deposit accounts. Rate of
	interest applicable to these accounts and guidelines for
	opening, operating and maintenance of such accounts shall be
	in accordance with directives/instructions issued by Reserve
	Bank from time to time.
4. Joint Accounts with Residents / Non-	The accounts may be held jointly with residents and / or with
Residents	non-residents.

 5. Permissible Credits / Debits A. Credits (i) Proceeds of remittances from outside India through normal banking channels received in foreign currency which is freely convertible. (ii) Any foreign currency which is freely convertible tendered by the account holder during his temporary visit to India. Foreign currency exceeding USD 5000/- or its equivalent in form of cash should be supported by currency declaration form. Rupee funds should be supported by encashment certificate, if they represent funds brought from outside India. (iii) Transfers from rupee accounts of non-resident banks. (iv) Legitimate dues in India of the account holder. This includes current income like rent, dividend, pension, interest, etc. As also sale proceeds of assets including immovable property acquired out of rupee/foreign currency funds or by way of legacy/inheritance. B. Debits (i) All local payments in rupees including payments for investments in India subject to compliance with the relevant regulations made by the Reserve Bank. (ii) Remittance out out USD one million, per financial year (April-Mmarch), for all bonafide purposes, to the satisfaction of the authorised dealer bank. 6. Remittance of Assets 6.1 Remittance Of Assets By A Foreign National Of Non-Indian Origin A citizen of a foreign state, not being a citizen of Nepal or Bhutan or a Person of Indian Origin (PIO), who has retired from an employment in India, or has inherited the assets from a person referred to in sub-section (5) of Section 6 of the 		
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from an employment in India, or has inherited the assets from		A citizen of a foreign state, not being a citizen of Nepal or
		Bhutan or a Person of Indian Origin (PIO), who has retired
a person referred to in sub-section (5) of Section 6 of the		from an employment in India, or has inherited the assets from
		a person referred to in sub-section (5) of Section 6 of the

FEMA; or is a widow resident outside India and has inherited assets of her deceased husband who was an Indian citizen resident in India, may remit an amount, not exceeding USD 1 million per financial year out of the balances in the account, on production of documentary evidence in support of acquisition, inheritance or legacy of assets by the remitter and an undertaking by the remitter and certificate by a Chartered Accountant in the formats prescribed by the Central Board of Direct Taxes vide their circular no.10/2002 dated October 9, 2002.

6.2 Remittance of assets by an NRI/PIO

(a) NRI/PIO may remit an amount, not exceeding USD 1 million per financial year, out of the balances held in NRO accounts / sale proceeds of assets / the assets in India acquired by him by way of inheritance / legacy, on production of documentary evidence in support of acquisition, inheritance or legacy of assets by the remitter, and an undertaking by the remitter and certificate by a Chartered Accountant in the formats prescribed by the Central Board of Direct Taxes vide their circular no.10/2002 dated October 9, 2002.

(b) NRI/PIO may, within the overall limit of USD 1 million. as stated above, remit sale proceeds of assets acquired under a deed of settlement made by either of his parents or a close relative (as defined in Section 6 of the Companies Act, 1956) and the settlement taking effect on the death of the settler, on production of the original deed of settlement and an undertaking by the remitter and a certificate by a Chartered Accountant in the formats prescribed by the Central Board of Direct Taxes vide their circular no.10/2002 dated October 9,

	2002.
	6.3 Assets acquired in India out of rupee funds
	NRI/PIO may remit sale proceeds of immovable property
	purchased by him as a resident or out of rupee funds as
	NRI/PIO, without any lock-in-period, subject to the above limit
	of USD 1 million, per financial year.
	6.4 Restrictions
	(a) The remittance facility in respect of sale proceeds of
	immovable property is not available to citizens of Pakistan,
	Bangladesh, Sri Lanka, China, Afghanistan, Iran, Nepal and
	Bhutan.
	(b) The facility of remittance of sale proceeds of other financial
	assets is not available to citizens of Pakistan, Bangladesh,
	Nepal And Bhutan.
7. Foreign nationals of	NRO account (current/savings) can be opened by a foreign
non-Indian origin on a visit to India	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 converted by the authorised dealer bank
	into foreign currency for payment 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.

	1/
8. Grant of	(a) Loans to non-resident account holders and to third parties
loans/overdrafts by authorised dealer /	may be granted in Rupees by authorized dealer / bank against
bank to account	the security of fixed deposits subject to the following terms and
holders and third parties	conditions:
	(I) The loans shall be utilised only for meeting borrower's
	personal requirements and/or business purpose and not for
	carrying on agricultural/plantation activities or real estate
	business or for re-lending.
	(li) Regulations relating to margin and rate of interest as
	stipulated by Reserve Bank from time to time shall be
	complied with.
	(lii) The usual norms and considerations as applicable in the
	case of advances to trade/industry shall be applicable for such
	loans/facilities granted to third parties.
	(b) Authorised dealer / bank may permit overdraft in the
	account of the account holder subject to his commercial
	judgement and in compliance with the interest rate etc.
	directives.

9. Change of resident	(a) From Resident To Non-Resident
status of account holder	When a person resident in India leaves India for a country
	(other than Nepal or Bhutan) for taking up employment or for
	carrying on business or vocation outside India or for any other
	purpose indicating his intention to stay outside India for an
	uncertain period, his existing account should be designated as
	a non- resident (ordinary) account.
	When a person resident in India leaves for Nepal or Bhutan for
	taking up employment or for carrying on business or vocation
	or for any other purposes indicating his intention to stay in
	Nepal or Bhutan for an uncertain period, his existing account
	will continue as a resident account. Such account should not
	be designated as Non-Resident (Ordinary) Account (NRO).
	(b) From Non- Resident to Resident
	NRO accounts may be re-designated as resident rupee
	accounts on the return of the account holder to India for taking
	up employment, or for carrying on business or vocation or for
	any other purpose indicating his intention to stay in India for an
	uncertain period. Where the account holder is only on a
	temporary visit to India, the account should continue to be
	treated as non-resident during such visit.
10. Treatment of loans /overdrafts in the event	In case of person who had availed of loan or overdraft facilities
of change in the	while resident in India and who subsequently becomes a
resident status of the borrower	person resident outside India, the authorised dealer / bank
borrower	may at their discretion and commercial judgement allow
	continuance of the loan/overdraft facilities. In such cases,
	payment of interest and repayment of loan may be made by
	inward remittance or out of legitimate resources in India of the
	person concerned.

11. Payment of funds to Non-resident / Resident nominee	The amount due/payable to non-resident nominee from the NRO account of a deceased account holder shall be credited to NRO account of the nominee with an authorised dealer / bank in India. The amount payable to resident nominee from the NRO account of a deceased account holder shall be credited to resident account of the nominee with a bank in India.
12. Operation of NRO account by Power of Attorney holder	Powers have been delegated to the authorized dealers/banks to allow operations on an NRO account by Power of Attorney granted in favour of a resident by the non-resident individual account holder provided such operations are restricted to (I) All local payments in rupees including payments for eligible investments subject to compliance with relevant regulations made by the Reserve Bank; and (Ii) Remittance outside India of current income in India of the non-resident individual account holder, net of applicable taxes. The resident Power of Attorney holder is not permitted to repatriate outside India funds held in the account other than to the non-resident individual account holder nor to make payment by way of gift to a resident on behalf of the non- resident account holder or transfer funds from the account to another NRO account.
13. Facilities to a person going abroad for studies	Persons going abroad for studies are treated as Non-Resident Indians (NRIs) and are eligible for all the facilities available to NRIs. Educational and other loans availed of by them as residents in India will continue to be available to them as per FEMA Regulations.
	I

14. International Credit Cards	Authorised Dealer banks have been permitted to issue International Credit Cards to NRIs/PIO, without prior approval of Reserve Bank. Such transactions may be settled by inward remittance or out of balances held in the cardholder's FCNR (B) / NRE / NRO Accounts.
15. Income-Tax	The remittances (net of applicable taxes) will be allowed to be made by the authorised dealer banks on production of an undertaking by the remitter and a certificate from a Chartered Accountant in the formats prescribed by the Central Board Of Direct Taxes, Ministry Of Finance, Government Of India vide thier Circular No. 10/2002 dated October 9, 2002 [cf. A.P. (DIR Series) Circular No. 56 dated November 26, 2002].

Annex-1

Master Circular on Non-Resident Ordinary Rupee (NRO) Account Statement / Returns to be submitted to the Reserve Bank

and Foreign Nationals – Liberalisation- Remittance from NRO account.Series) Circular No. 12 dated November 16, 2006.

Annex-2

Master Circular on Non-Resident Ordinary Rupee (NRO) Account Operational Instructions for Authorised Dealer Banks

1. General	Authorised dealer banks may carefully study the provisions
	of the Act / Regulations / Notifications issued under Foreign
	Exchange Management Act, 1999 (the Act).
	Reserve Bank will not prescribe the documents which should be verified by the authorised dealer banks while permitting remittances for various transactions.
	In terms of the provisions contained in sub-section 5 of Section 10 of the Act, before undertaking any transaction in foreign exchange on behalf of any person, authorised dealer is required to obtain a declaration and such other information from the person (applicant) on whose behalf the transaction is being undertaken that will reasonably satisfy him that the transaction is not designed to contravene or evade the provisions of the Act or any of the

	Rules or Regulations made or Notifications or directions or
	orders issued under the Act. Authorised dealer banks
	should preserve the information / documents obtained by
	them from the applicant before undertaking the
	transactions for verification by the Reserve Bank.
	In case the person on whose behalf the transaction is
	being undertaken refuses or does not give satisfactory
	compliance of the requirements of an authorised person,
	he shall refuse in writing to undertake the transactions.
	Where an authorised person has reasons to believe that a
	contravention or evasion of the Act or the Rules or
	Regulations made or Notifications issued thereunder was
	contemplated in the transaction that he has refused to
	undertake, he shall report the matter to the Reserve Bank.
	With a view to maintaining uniform practices, authorised
	dealer banks may consider requirements or documents to
	dealer banks may consider requirements or documents to
	dealer banks may consider requirements or documents to be obtained by their branches to ensure compliance with
2. Opening of	dealer banks may consider requirements or documents to be obtained by their branches to ensure compliance with
accounts by	dealer banks may consider requirements or documents to be obtained by their branches to ensure compliance with provisions of sub-section (5) of Section 10 of the Act.
	dealer banks may consider requirements or documents to be obtained by their branches to ensure compliance with provisions of sub-section (5) of Section 10 of the Act. Opening of accounts by individuals/entities of Bangladesh /
accounts by Bangladesh /	dealer banks may consider requirements or documents to be obtained by their branches to ensure compliance with provisions of sub-section (5) of Section 10 of the Act. Opening of accounts by individuals/entities of Bangladesh / Pakistan nationality / ownership requires prior approval of
accounts by Bangladesh /	dealer banks may consider requirements or documents to be obtained by their branches to ensure compliance with provisions of sub-section (5) of Section 10 of the Act. Opening of accounts by individuals/entities of Bangladesh / Pakistan nationality / ownership requires prior approval of Reserve Bank. All such requests may be referred to the
accounts by Bangladesh /	dealer banks may consider requirements or documents to be obtained by their branches to ensure compliance with provisions of sub-section (5) of Section 10 of the Act. Opening of accounts by individuals/entities of Bangladesh / Pakistan nationality / ownership requires prior approval of Reserve Bank. All such requests may be referred to the Chief General Manager-in-Charge, Foreign Exchange

3. Remittance of current income	Remittance outside India of current income like rent, dividend, pension, interest, etc. in India of the account holder is a permitted debit to the NRO account. Authorised Dealer banks may allow repatriation of current income like rent, dividend, pension, interest, etc. of NRIs who do not maintain an NRO account in India based on an appropriate certification by a chartered accountant, certifying that the amount proposed to be remitted is eligible for remittance and that applicable taxes have been paid/provided for.
4. Restrictions	 (a) The remittance facility in respect of sale proceeds of immovable property is not available to citizens of Pakistan, Bangladesh, Sri Lanka, China, Afghanistan, Iran, Nepal and Bhutan. (b) The facility of remittance of sale proceeds of other financial assets is not available to citizens of Pakistan, Bangladesh, Nepal and Bhutan.
5.Tax Compliance	Authorised Dealer banks can allow remittances to non- residents only on production of an undertaking by the remitter and a certificate from a Chartered Accountant in the formats prescribed by the Central Board Of Direct Taxes, Ministry Of Finance, Government of India vide their Circular No.10/2002 dated October 9, 2002. [cf. A.P. (Dir Series) Circular No.56 dated November 26, 2002].

List of Notifications / Circulars Which Have Been Consolidated In This Master Circular – Non-Resident Ordinary Rupee (NRO) Account

<u>Http://Www.Rbi.Org.In/Scripts/BS_Apcircularsdisplay.Aspx</u> <u>Http://Www.Rbi.Org.In/Scripts/Bs_Femanotifications.Aspx</u>

SI. No.	Circular No.	Date
1.	Notification No. FEMA 62/2002-RB	May 13, 2002
2.	Notification No. FEMA 97/2003-RB	July 8, 2003
3.	Notification No. FEMA 119/2004-RB	June 29,2004
4.	Notification No. FEMA 133/2005-RB	April 1, 2005
5.	Notification No. FEMA 156/2007-RB	June 13, 2007
1.	AP (DIR Series) Circular No.45	May 14, 2002
2.	AP (DIR Series) Circular No.1	July 2, 2002
3.	AP (DIR Series) Circular No.5	July 15, 2002
4.	AP (DIR Series) Circular No.19	September 12, 2002
5.	AP (DIR Series) Circular No.26	September 28, 2002
6.	AP (DIR Series) Circular No.27	September 28, 2002
7.	AP (DIR Series) Circular No.56	November 26, 2002
8.	AP (DIR Series) Circular No.59	December 9, 2002
9.	AP (DIR Series) Circular No.67	January 13, 2003
10.	AP (DIR Series) Circular No.43	December 8, 2003
11.	AP (DIR Series) Circular No.45	December 8, 2003
12.	AP (DIR Series) Circular No.62	January 31, 2004
13.	AP (DIR Series) Circular No.43	May 13,2005
14	AP (DIR Series) Circular No.12	November 16,2006
15.	AP (DIR Series) Circular No.64	May 25, 2007

- For the convenience of Authorised Dealers, a table of Statements / Returns to be submitted to RBI and Operational Guidelines have been given in Annex-1 & 2, respectively.
- It is also clarified for information of all users that the Master Circular need not necessarily be exhaustive and a reference to the relevant A.
 P. (DIR Series) circular is needed wherever further information / clarification is required.