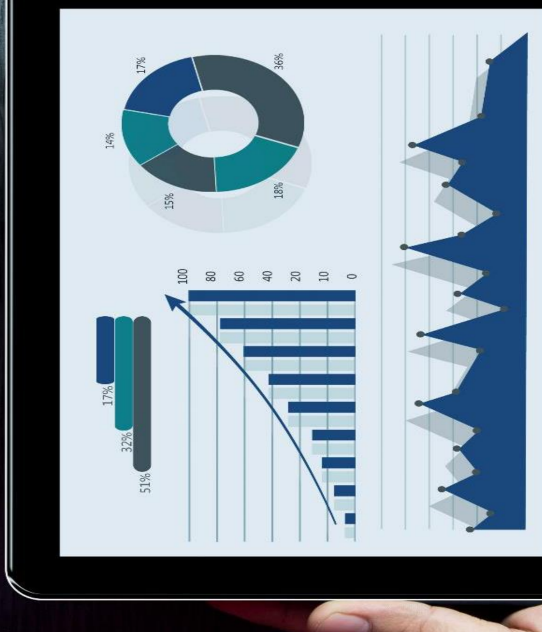
BASICS OF INCOME-TAX AND RETURN FILING

CA Vyomesh Pathak

23 April 2022

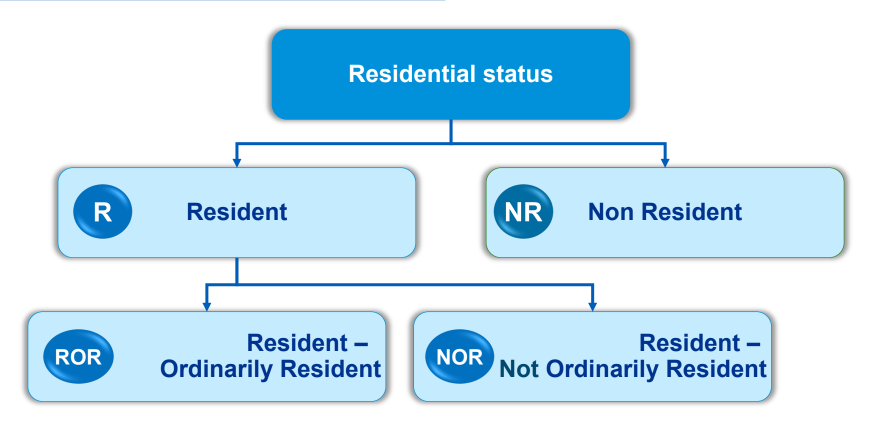


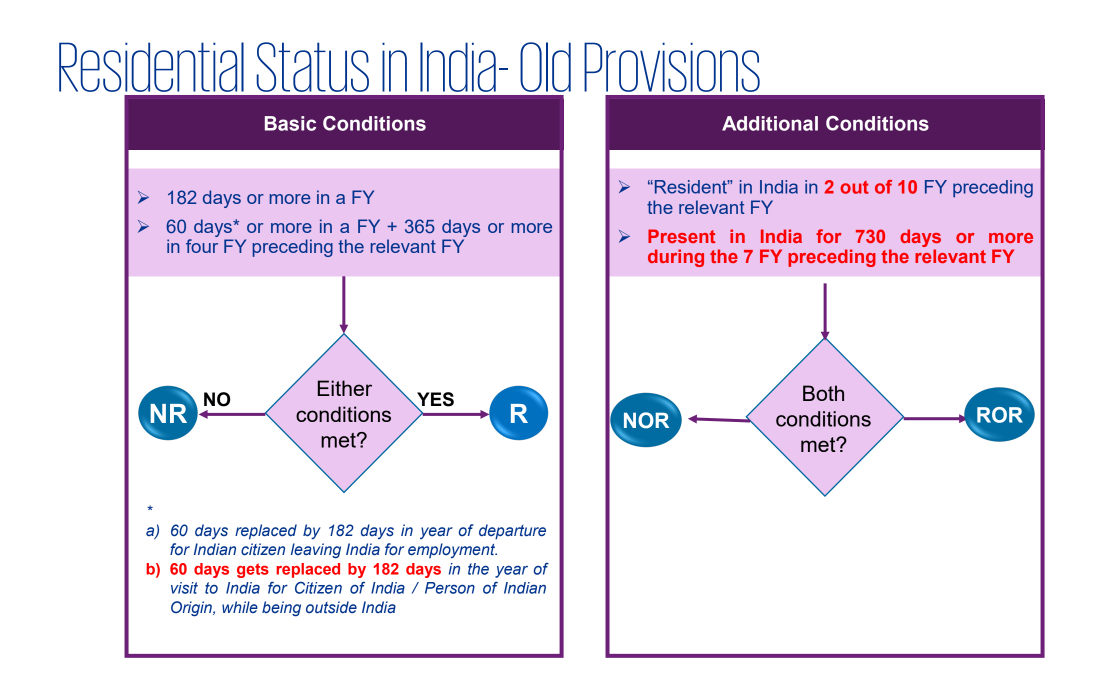
Residential Status Provisions



Personal Taxes - Residential Status in India

 Residency In India determined by "Physical Number of Days of Stay in India" – Day of arrival and departure considered as stay in India FINANCIAL YEAR (FY)01 APRIL31 MARCH



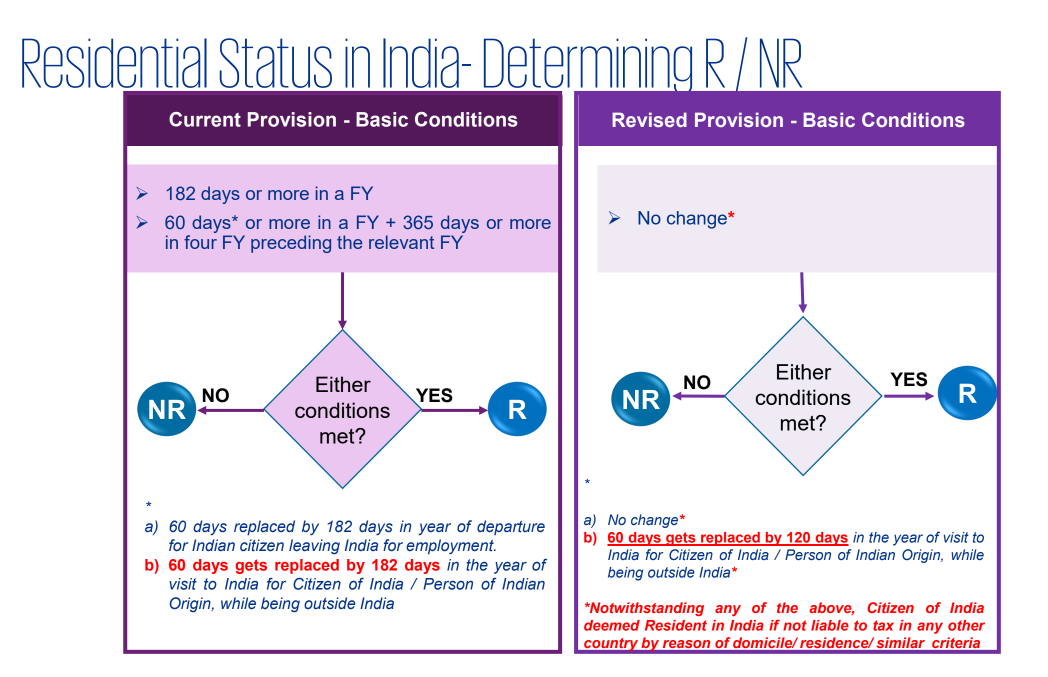


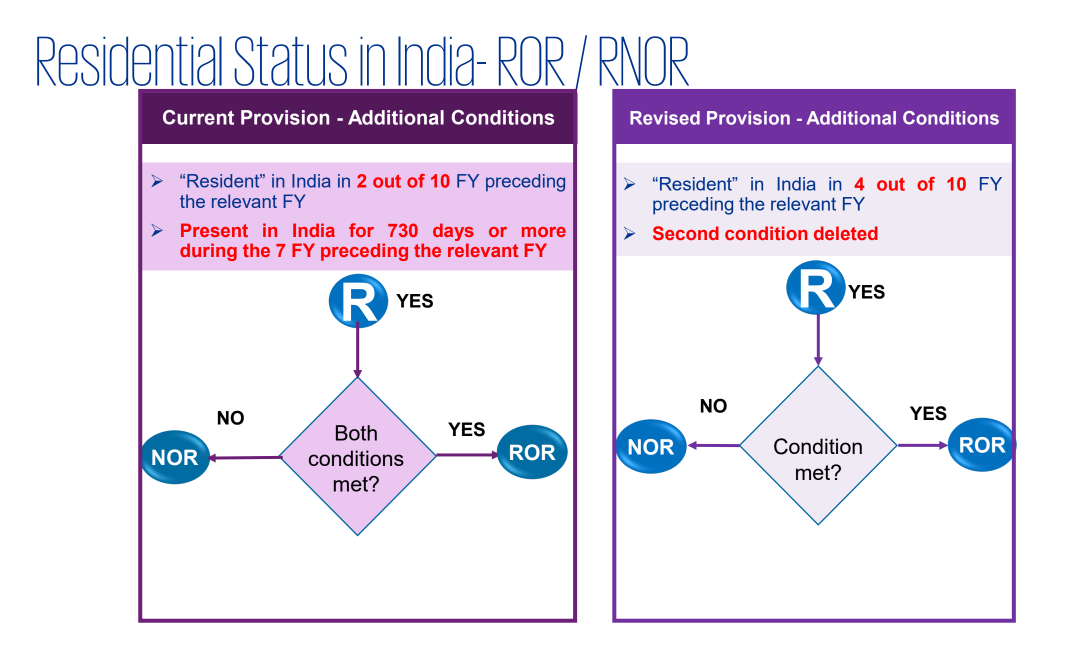
Changes in Residency conditions as per Finance Act, 2020

- For Citizen of India / PIO who being outside India comes to India on visits, residency triggered with reduced period of 120 days (from current 182 days)
- Test for qualifying as Not Ordinarily Resident (NOR) truncated-
 - Proposed that individual qualifies as NOR if NR in at least 7 out of 10 past years
 - Test of staying 730 days in past 7 years deleted
- Citizen of India not liable to tax in any other country by reason of his residency / domicile / similar criteria Deemed to be resident in India

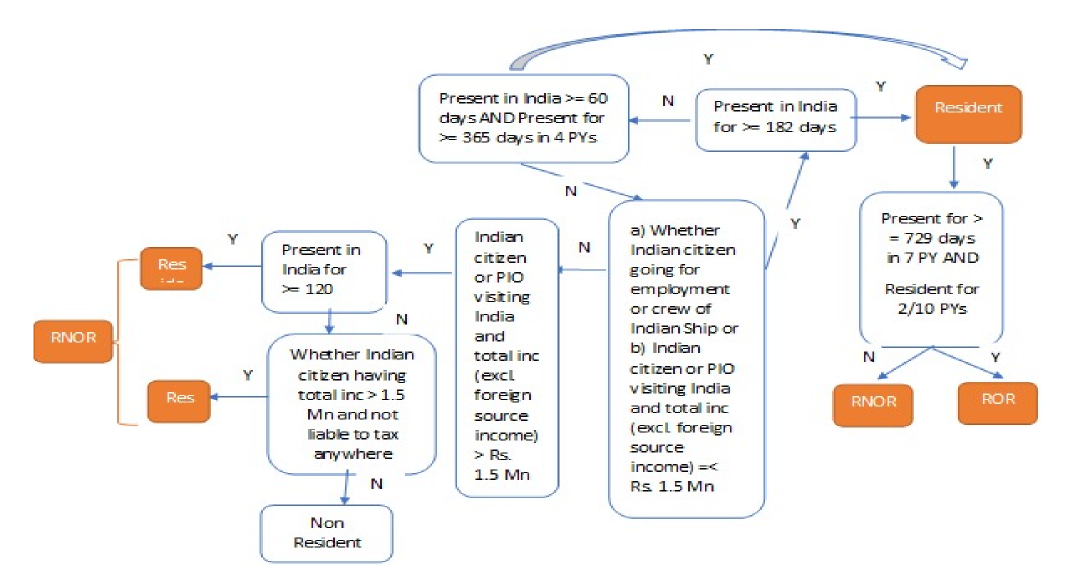
Subsequent clarifications – CBDT press release

- No intention to tax those Indian citizens who are bonafide workers in other countries, including Middle East, etc.
- Foreign income will be taxable in India only if such income is derived from a business / profession in India





Residential Status in India - After Enactment



Residency Rule for Indian Citizens/ PIO's (FY 20-21)

| Residency/ extended residency rule | Pre- Budget | Budget | Post- Enactment |
|---|--|---|---|
| Indian citizen/ PIO coming a visit to India | Is in India for ≥182 in relevant FY ; or Has been in India for ≥ 365 days within 4 preceding FYs and is in India for ≥ 182 days (instead of 60 days) in relevant FY | NR if < 120 days in India under second condition NR if ≥ 120 days but < 182 days & Total Income other than foreign Income ≤ INR 15 Lac | NR if < 120 days in India under second condition NR if ≥ 120 days but < 182 days & Total Income other than foreign Income ≤ INR 15 Lac NOR if ≥ 120 days but < 182 days & Total Income other than Foreign source Income > INR 15 Lac (120 Day Rule) |

Residency Rule for Indian Citizens/ PIO's (FY 20-21)

| Residency/ extended residency rule | Pre- Budget | Budget | Post- Amendment |
|--|-----------------------------|--|--|
| Indian citizen not liable to tax in any other country or territory by reason of his domicile or residence or any other criteria of similar nature | No deemed Residency Rule | Indian citizen "not liable to tax" in that country by reason of domicile/resident/ any other criteria, he may be deemed to be Resident in India. | Indian citizen "not liable to tax" in that country by reason of domicile/resident/ any other criteria, he may be deemed to be Resident in India. NOR if total income other than Foreign source Income > INR 15 Lac (Deemed Residency Rule) |

Scope of Total Income [Section 5]



Scope of Total Income - Section 5

Resident - Taxability

- Income received / deemed to be received in India
- Accrues / arises / deemed to accrue or arise in India
- Accrues or arises outside India



Exemption to resident but NOT ordinarily resident w.r.t income accruing outside India unless it is derived from a business controlled in or profession setup in India

Non-Resident - Taxability

- Income <u>received</u> or <u>deemed to be received</u> in India by or on behalf of a person
- <u>Accrues</u> or arises or <u>deemed to accrue or arise</u> in India

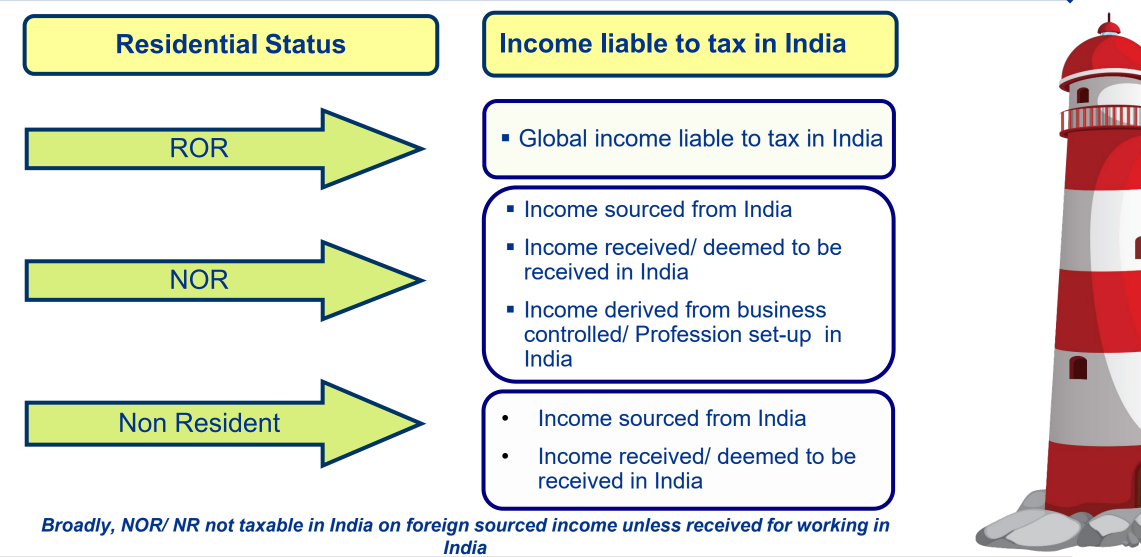
- Incidence of tax on income depends upon:

- Person's residential status
- Place/ time of accrual of income
- Place/ time of receipt of income

- Residence based taxation v/s source based taxation

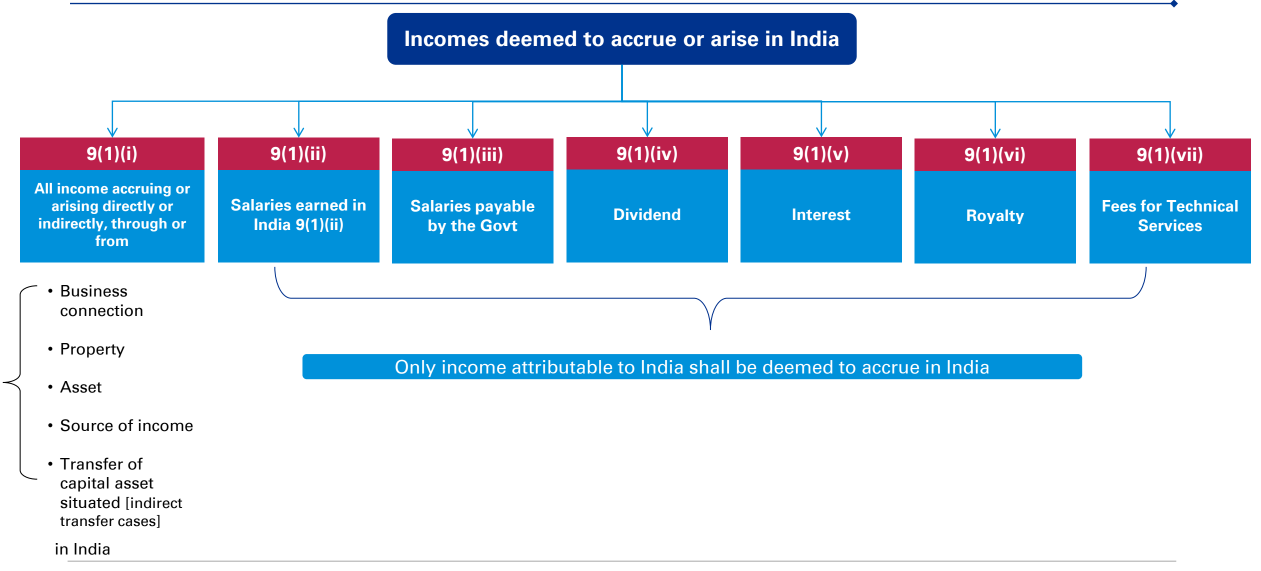
Income once taxed on accrual/ deemed accrual basis cannot be taxed again on receipt basis.

Taxability of Income



Income deemed to accrue or arise in India [Section 9]

Income deemed to accrue or arise in India -Section 9



Taxability of Capital Gains



Taxability of Capital Gains

| PARTICULAR | S | RESIDENT COMPANY* | FOREIGN COMPANY* |
|--|---------------|--|---|
| Equity Shares, Units of Equity Oriented MF, Units of UTI, Zero Coupon Bonds | Long Term | Equity Shares and Units of Equity Oriented MF- Exempt if STT paid at the time of purchase and sale; Listed securities (other than units) – 10% without indexation benefit Unlisted securities or shares of closely held companies – 20% (Indexation benefit) | Equity Shares and Units of Equity Oriented MF- Exempt if STT paid at the time of purchase and sale; Listed securities (other than units) – 10% without indexation benefit Unlisted securities or shares of closely held companies – 10% (Indexation and foreign currency benefit not available) |
| | Short Term | Equity Shares and Units of Equity Oriented MF- 15% if STT paid Non STT – 30%# | Equity Shares and Units of Equity Oriented MF-15% if STT paid Non STT – 40%# |
| Bonds, Debentures and Government Securities/ Units of other than Equity | Long Term | Unlisted - 20% (Indexn. not available) Listed - 10% (Indexn. not available) | Unlisted - 10% (Indexn. not available) Listed - 10% (Indexn. And foreign currency benefit not available) |
| Oriented MF | Short Term | 30%# | 40%# |
| Other Assets, viz. Residential house | Long Term* | 20% (Indexn. Benefit available) | 20% (Indexn. Benefit available) |
| | Short Term | 30%# | 40%# |

* Tax rates are exclusive of surcharge and education cess

In case of Individuals, STCG taxable at normal slab rates as may be applicable

Special Provisions for Non Residents

| Nature of Income | Taxability under the Act |
|---|--------------------------|
| Dividends | 20% |
| Interest on infrastructure bonds | 5% |
| Interest on rupee denominated bonds | 5% |
| Interest on loan raised in foreign exchange | 20% |
| Royalties or Fees technical services | 10% |



* Tax rates are exclusive of surcharge and education cess

Income-tax Returns



Income-tax Returns- Relevant Forms

| Form No. | Applicability | Due Date | |
|-------------|---|--------------------------------|--|
| ITR 1 | For individuals being a resident (other than not ordinarily resident) having total income upto Rs.50 lakh, having Income from Salaries, one house property, other sources (Interest etc.), and agricultural income upto Rs.5 thousand | 31 July | |
| ITR 2 | For Individuals and HUFs not having income from profits and gains of business or profession | 31 July | |
| ITR 3 | For individuals and HUFs having income from profits and gains of business or profession | 31 July (non-audit | |
| ITR 4 | For Individuals, HUFs and Firms (other than LLP) being a resident having total income upto Rs.50 lakh and having income from business and profession which is computed under sections 44AD, 44ADA or 44AE and agricultural income upto Rs.5 thousand. | cases) 31 October (audit | |
| ITR 5 | For persons other than- (i) individual, (ii) HUF, (iii) Company and (iv) person filing Form ITR-7 | cases) | |

Income-tax Returns- Relevant Forms

| Form No. | Applicability | Due Date |
|----------|---|---|
| ITR 6 | For Companies other than companies claiming exemption under section 11 | 31 October (non TP Cases) 30 November (TP Cases) |
| ITR 7 | For persons including companies required to furnish return under sections 139(4A) or 139(4B) or 139(4C) or 139(4D) only | 31 July (non-audit cases) 31 October (audit cases) |

