A foreign national, who was eligible to become citizen of India on 26.01.1950 or was a citizen of India on or at anytime after 26.01.1950 or belonged to a territory that became part of India after 15.08.1947 and his/her children and grand children, is eligible for registration as an Overseas Citizen of India (OCI). Minor children of such persons are also eligible for OCI. However, if the applicant had ever been a citizen of Pakistan or Bangladesh, he/she will not be eligible for OCI.

2. **Application Form and Procedure:**

A family consisting of spouses and up to two minor children can apply in the same Form i.e. Form XIX. This form can be filed online only and downloaded from our website [http://mha.nic.in/ForeigDiv/ForeigHome.html](http://mha.nic.in/ForeigDiv/ForeigHome.html). Part B can be downloaded and filled by hand in block letters.

The following documents must be enclosed in each application:

1. Proof of present citizenship. In case application is filled in India, a copy of valid visa/Residential permit for a minimum valid period of three months should also be enclosed.

2. Evidence of self or parents or grand parents,
   (a) Being eligible to become a citizen of India at the time of commencement of the Constitution; or
   (b) Belonging to a territory that became part of India after 15th August, 1947; or
   (c) Being citizen of India on or after 26th January, 1950

   These could be:
   (i) Copy of the Indian passport; or
   (ii) Copy of the domicile certificate issued by the Competent authority; or
   (iii) Any other proof substantiating the request. Usually applicants are able to submit a certificate of residence or place of birth of self/parents/grand parents from First Class Magistrate/District Magistrate (DM) of the concerned place.

3. Evidence of relationship as parent/grand parent, if their Indian origin is claimed as basis for grant of OCI.
4. Application fee by way of a Demand Draft (US $ 275 for each applicant or equivalent in local currency; US $ 25 or equivalent in local currency for each PIO card holder). In case of minor PIO card holder a fee of US $145 or equivalent in local currency to be paid. In case application is filled in India, fee of Rs.15,000/- to be paid by Demand Draft in favor of ‘Pay and Accounts Officer (Secretariat) Ministry of Home Affairs, payable at New Delhi and PIO card holders Rs.1,400/- in same manner. In case of minor PIO card holder an amount Rs.8000/- to be paid instead Rs.1400/-.

5. PIO card holder should submit a copy of his/her PIO card.

The application form, completed in all respects, along with enclosures should be submitted to the Indian Mission/Post of the country of applicant’s citizenship or where he/she is not in the country of citizenship, to the Indian Mission/Post of the country in which he/she is ordinarily a resident. If the applicant is in India, he/she can apply to the Foreigners Regional Registration Officer (FRRO) at Delhi, Mumbai, Kolkata or Amritsar, Chennai, Bangalore, Hyderabad, Thiruvananthapuram, Kochi, Kozhikode, Goa and Lucknow.

3. Procedure for Granting Registration:

After preliminary scrutiny, if there is no adverse information available against the applicant, the Indian Mission/Post shall register a person as an OCI within 30 days of application after verification of the antecedents of the applicant by security agencies within 20 days from the date of acknowledgement. If during the verification, any adverse information comes to the knowledge of the MHA, the registration as an OCI already granted by the Indian Mission/Post shall be cancelled by an order under section 7 D of the Citizenship Act, 1955.

After preliminary scrutiny, if there is any adverse information against the applicant, prior approval of the MHA shall be required before grant of registration. The MHA may approve or reject the grant of registration within 120 days from the date of the receipt of the application. If the grant of registration as an OCI is approved by the MHA, the Indian Mission/Post/FRRO shall register the person as an OCI. If the application is filed in India, registration shall be granted by FRROs by following the above procedure.
After grant of registration, a registration certificate in the form of a booklet will be issued and a multiple entry, multi-purpose life long OCI ‘U” visa sticker will be pasted on the foreign passport of the applicant.

Collection of OCI documents:

On preparation of OCI document, applicant is required to present in person or he/she can send a duly authorized person, along with his/her foreign passport & PIO card (if any) for collection of the OCI documents from the same office where he/she applied. No passport and OCI documents will be received/sent by Dak/Post or Mail.

4. **OCI for PIO Card Holders:**

PIO card holders who are otherwise eligible for registration as an OCI may apply in the same Form i.e. Form XIX and they will be considered for grant of registration in the same manner as other applicants. PIO card holders have to pay a fee of US $ 25 and US $ 145 in case of minor PIO card holder or equivalent in local currency instead of US $ 275 as for a normal applicant. In case of application submitted in India, fee worth Rs.15,000/- for general category and Rs.1,400/- for PIO card holders and Rs.8000/- in case of minor PIO card holder to be paid by way of DD in favor of Pay & Accounts Officer (Secretariat) MHA. PIO card holder will have to surrender his/her PIO card after acceptance of the application for grant of OCI.

5. **OCI for persons who have applied on the earlier prescribed application form:**

All such applications will be considered for grant of an OCI on the same line as above, without seeking fresh application and fees.

6. **Cancellation of OCI Registration:**

If it has been found that the registration as an OCI was obtained by means of fraud, false representation or concealment of any material fact or the registered OCI has shown disaffection towards the Constitution of India or comes under any of the provisions of section 7D of the Citizenship Act, 1955. The registration of such person will not only be cancelled forthwith but he/she will also be blacklisted from visiting India.
7. **Benefits to an OCI:**

Following benefits will accrue to an OCI:

(i) Multiple entry, multi-purpose life long visa to visit India;
(ii) Exemption from reporting to Police authorities for any length of stay in India; and
(iii) Parity with NRIs in financial, economic and educational fields except in the acquisition of agricultural or plantation properties.
(iv) Registered Overseas Citizen of India shall be treated at par with Non-Resident-Indian in the matter of inter-country adoption of Indian children.
(v) Registered Overseas Citizens of India shall be treated at par with resident Indian nationals in the matter of tariffs in air fares in domestic sectors in India.
(vi) Registered Overseas Citizens of India shall be charged the same entry fee as domestic Indian visitors to visit national parks and wildlife sanctuaries in India.
(vii) Parity with Non-Resident Indian in respect of entry fees to be charged for visiting the national monuments, historical sites and museums in India.
Pursuing the following professions in India, in pursuance of the provisions contained in the relevant Acts, namely:-
(a) doctors, dentists, nurses and pharmacists;
(b) advocates;
(c) architects;
(d) chartered accountants;
(viii) Parity with Non-Resident Indian to appear for the All India Pre-medical Test or such other tests to make them eligible for admission in pursuance of the provisions contained in the relevant Acts.
(ix) “State Governments should ensure that the OCI registration booklets of OCI are treated as their identification for any services rendered to them. In case proof of residence is required, Overseas Citizens of India may give an affidavit attested by a notary public stating that a particular/specific address may be treated as their place of residence in India and may also in their affidavit give their overseas residential address as well as e-mail address, if any”

Any other benefits to an OCI will be notified by the Ministry of Overseas Indian Affairs (MOIA) under Section 7B (1) of the Citizenship Act, 1955.
8. **Benefits to which OCI is not entitled to:**

The OCI is not entitled to vote, be a member of Legislative Assembly or Legislative Council or Parliament, cannot hold constitutional posts such as President, Vice President, Judge of Supreme Court or High Court etc. and he/she cannot normally hold employment in the Government.

9. **Help Desk:**

For any clarification/query on the scheme, please visit our website [http://mha.nic.in/ForeigDiv/ForeigHome.html](http://mha.nic.in/ForeigDiv/ForeigHome.html) or visit the website of the local Indian Mission/Post or contact the Indian Mission/Post or FRRO concerned.