Jurisdiction's name: Mexico

Information on Residency for tax purposes

Section I - Criteria for Individuals to be considered a tax resident

Under this item, jurisdictions should list the domestic legal provisions that determine whether an Individual is to be considered a tax resident of that jurisdictions. Such legal provisions may be articles of the relevant tax code (with hyperlinks to the provisions themselves, where possible), as well as any further regulations specifying the residency criteria (if available, with hyperlinks).

This section should ideally also provide further guidance for Individuals to determine whether they are a resident for tax purposes in the jurisdiction, presented either in narrative form or by means of hyperlinks to the relevant sections of the government or tax administration website or publications.

As a general rule, all individuals who establish their permanent home in Mexico are deemed to be Mexican residents. In case such individuals have also a permanent home available to them in another country, they shall be deemed to be Mexican residents if they have their center of vital interest in national territory; this is, when more than 50% of the total income obtained by the individual within a calendar year arises from sources within the country, or when the main center of their professional activities is located in Mexico.

For these purposes, individuals who temporarily use real estate for touristic purposes shall not be considered as having established their permanent home in Mexico.

In addition, individuals who are government officials or employees are deemed to be residents in Mexico even though their center of vital interest is located abroad.

Individuals who changes their tax residence and do not evidence their change of residency, and those who changed their tax residence to a country or territory where their income is subject to preferential tax treatment (according to the provisions established in the Mexican Income Tax Law) do not lose their status as Mexican residents for tax purposes, during the tax year in which the notice referred to is file and during the five subsequent tax years, unless the country in which the new residence for tax purposes is located has entered into a TIEA with Mexico and, an international treaty that allows mutual administrative assistance in the notification, collection and recovery of contributions.

Unless proven otherwise, it is assumed that all individuals having Mexican nationality are deemed to be residents in Mexico.

Relevant tax provisions:

Article 9 – Mexican Tax Code (*CFF* for its acronym in Spanish)

Article 5 – Mexican Tax Code Regulations (*RCFF* for its acronym in Spanish)

Section II - Criteria for Entities to be considered a tax resident

Under this item, jurisdictions should list the domestic legal provisions that determine whether an Entity is to be considered a tax resident of that jurisdiction. Such legal provisions may be articles of the relevant tax code, as well as any further regulations specifying the residency criteria. Ideally, also a list of domestic

Entity types that are in principle considered tax residents of the jurisdiction should be included. (if available, with hyperlinks).

This section should ideally also provide further guidance for the different types of Entities to determine whether they are a resident for tax purposes in the jurisdiction. It can be presented either in narrative form or by means of hyperlinks to the relevant sections of the government or tax administration website or publications.

All legal persons having in Mexico the place of their main administration or the place of effective management are deemed to be residents in Mexico for tax purposes.

In such regard, it is considered that a legal person has established the place of its main administration or place of effective management when the place where the person or persons who take or carry out the decisions regarding the legal person's control, direction, operation or management, as well as those regarding the activities it performs, are located in Mexican territory.

As a general rule, Mexican tax provisions do not attribute tax residency to legal arrangements. However, there are exceptions to such treatment regarding the *asociaciones en participación*, defined as a group of persons who carry out business activities as a result of entering into an agreement, provided that such persons take part in the profits or losses derived from the activities performed. These legal arrangements shall be deemed to be Mexican residents if they carry out business activities in Mexico, if the agreement is entered into in accordance with Mexican Law or when the *asociación en participación* fulfils any of the hypothesis contained in Article 9 of the *CFF*.

Relevant tax provisions:

Article 9 – CFF Article 17-B – CFF Article 6 – RCFF

Section III – Entity types that are as a rule not considered tax residents

This item should ideally provide a list of entity types that are considered fiscally transparent by the jurisdiction or are considered to have no tax residence by the jurisdiction based on other criteria, including a particular legal status or tax regime (such as trusts, foundations, partnerships, investment funds etc.), but are considered to have a nexus with the jurisdiction, in particular due to the fact that the entity was incorporated or is organised under the laws of the jurisdiction or has its place of effective management within the jurisdiction. Jurisdictions may wish to complement this section with further guidance on their domestic rules on the topic, either in narrative form or by inserting relevant hyperlinks.

Mexican tax provisions do not attribute tax residency to certain legal arrangements such as *fideicomisos*. In such cases, the controlling persons of the *fideicomiso* are the ones considered to be residents for tax purposes. Nevertheless, in other cases, such as the *asociaciones en participación* Mexican provisions do attribute tax residency to legal arrangements

Article 17-B – CFF

Section IV – Contact point for further information

Under this header, jurisdictions would provide the contact details of the competent service within their tax administration, which can be contacted in case of further questions on tax residency.

EU Member States can furthermore refer to the Taxes in Europe Data Base maintained by the European Union, which contains a wide range of information on all taxes in the EU Member States, including on tax residency.

Mexican Competent Authority:

Central Administration of Exchange of International Information (Administración Central de Intercambio de Información Internacional)

Avenida Hidalgo 77, Col. Guerrero, Alcaldía Cuauhtémoc, C.P. 06300, Ciudad de México.

Telephone attention from anywhere in the country dial 55 627 22 728 and for abroad (+52) 55 627 22 728.