

Substantial Presence Test Worksheet

Name:	Employee ID or last four SSN:	
Email Address:		
Permanent Residence Address (non-U.S.):		
Line 1:		
Line 2:		
City:		
Province/Region:	Postal code:	-
Country:	_	

Immigration Information

I

In what country or countries did you reside during the 12 months immediately prior to your U.S. entry?

Primary purpose of visit to the U.S.:					
Current immigration status: First date in current status:					
Immigration status upon entry to U.S., if different than current status: Date of U.S. entry:					
Tax Treaty Information					
Is there a treaty between the U.S. and employee's country of tax residence? 🗌 Yes 🔲 No					
Does the treaty contain a relevant article? 🗌 Yes 🗌 No 🛛 Article Number					
Does the treaty contain a retroactive or prospective loss clause? Yes No					
For international employees electing to receive upfront tax treaty benefit for a country with a retroactive clause:					
Please initial to acknowledge that you have received the handout, "Implications of Tax Treaties with Retroactive Clauses," and that you understand your responsibility to notify the International Tax Office, immediately, if your stay or earnings exceed the limits established in the retroactive clause of the treaty you have elected to take advantage of.					
Is the employee eligible for upfront treaty benefit? 🗌 Yes 📄 No 📄 Not today If not, why?					
No SSN yet NOTE: Please make a Tax Treaty Follow-up appointment if you wish to sign up for tax treaty once you've received your SSN					
Country of tax residency is unclear					
Reestablishment of tax residency in treaty country required due to change in status					
Retroactive or prospective treaty clause limits expected to be exceeded					
Foreign residency required throughout exemption period					

Other:

Substantial Presence Test

If the individual is present in the U.S. for at least 31 days during the current tax year and the final sum of countable days in the United States equals 183 or more, the individual is considered a resident for U.S. tax purposes for the current tax year. Residents for tax purposes are taxed the same as U.S. citizens and permanent residents.

If the individual is in F-1 or J-1 student status, he/she is exempt from the Substantial Presence Test for five tax years in a lifetime. If the individual is in J-1 non-student status, he/she is generally exempt from the Substantial Presence Test for two of the last six tax years. **For the years an individual is exempt from counting days toward the Substantial Presence Test, a zero should be entered below.** All immigration statuses, other than F,J,Q or M, are not exempt from the Substantial Presence Test.

	Tax Year:	Countable Days:	Dates of U.S. Presence:
Current Year (must be at least 31 days to pass)	2020	=	
Previous Year	2019	/3 =+	
Second Previous Year	2018	/6 =+	
Total (must be at least 183 days to pass)		=	

U.S. Tax Residency Status for Tax Year: 2020

NRA (Non-Resident Alien) for U.S. tax purposes

RA (Resident Alien) for U.S. tax purposes

Undetermined as of _____;

An additional _____ days of U.S. presence in _____ will result in RA (Resident Alien) status for the tax year

You may have a change in tax residency status:

If you remain in the U.S. in your current immigration status for at least part of each upcoming calendar year, you are expected to have a change in your U.S. tax residency status during tax year:

You are subject to the following tax deductions based on your immigration and tax residency status: NOTE: The specific dedutions that will apply to your paycheck are dependent on your job code as well as your immigration and U.S. tax residency status. Not all of the taxes identified below may be deducted from your pay.

Federal and State Income Tax (FWT/SWT):	Social Security Tax (OASDI/Med):	14% Federal 1042 Tax (1042):
On all wage payments	On all wage payments	On all non-wage payments (stipends)
Only after treaty limit is met	Not subject due to F-1/ J-1 NRA status	Not subject due to treaty eligibility

Certification

I certify that the information provided above is true and that I agree to notify the International Tax Office of Employee Services immediately if any of the information provided on this form changes. If I fail to do so, Employee Services is authorized to begin withholding taxes in accordance with IRS procedures.

Signature: ____

_____ Date:_____

Comments