





Lok Sabha is composed of representatives of the people chosen by direct election on the basis of the adult suffrage. The maximum strength of the House envisaged by the constitution is 552, which made up by election up to 530 members to represent the States, up to 20 members to represent the Union Territories and not more than two members of Anglo- Indian Community to be nominated by the Hon'ble President, if, in his/her opinion, that community is not adequately represented in the House. The total elective membership is distributed among the States in such a way that the ratio between the number of seats allotted to each State and the Population of the State is, so far as practicable, the same for all States.

# **Qualifications for being a member of Lok Sabha**

- The qualifying age for membership of Lok Sabha is **25 years.**
- He / She should be a citizen of India.
- He/ She possesses such other qualifications as may be prescribed in that behalf by or under any law made by Parliament.
- He / She should not be proclaimed criminal i.e. they should not be a convict, a confirmed debtor or otherwise disqualified by law.
- He / She should have his/ her name in the electoral rolls in any part of the country.

# **Composition of Lok Sabha**

- 1. The maximum strength of the Lok Sabha is fixed at 552. Out of this, 530 members are to be the representatives of the states, 20 members are to be the representatives of the union territories and 2 members may be nominated by the president from the Anglo-Indian community.
- 2. At present, the Lok Sabha has 545 members.
- 3. The representatives of states in the Lok Sabha are directly elected by the people from their respective constituencies.
- 4. The voting age was reduced from 21 to 18 years by the 61st Constitutional Amendment Act, 1988.

# Qualification, disqualifications etc. to be an MP

- 1. Eligibility
- (a) Citizen of India.
- (b) Minimum age 30 years in Rajya Sabha and 25 years in Lok Sabha.
- (c) He must possess other qualifications prescribed by Parliament. (Hence, the Representation of People Act, 1951).
  - 2. Criteria for disqualifying an MP:
  - (a) If he holds any office of profit under the Union or state government
  - (b) If he is of unsound mind and stands so declared by a court.
  - (c) If he is an undischarged insolvent.
- (d) if he is not a citizen of India or has voluntarily acquired the citizenship of a foreign state or is under any acknowledgment of allegiance to a foreign state; and
  - (e) If he is so disqualified under any law made by Parliament (RPA, 1951).
  - 3. The Constitution also lays down that a person shall be disqualified from being a member of Parliament if he is so disqualified on the ground of defection under the provisions of the Tenth Schedule.
  - 4. **Double Membership -** A person cannot be a member of both Houses of Parliament at the same time.

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5. A House can declare the seat of a member vacant if he is absent from all its meetings for a period of sixty days without its permission.

# Speaker of the Lok Sabha

- 1. The Speaker is elected by the Lok Sabha from amongst its members (as soon as may be, after its first sitting). The date of election of the Speaker is fixed by the President.
- 2. The Speaker offers his resignation to the Deputy Speaker and he can be removed by a resolution passed by a majority of members of Lok Sabha, however, only after giving him a 14-day notice.
- 3. He presides over a joint sitting of the two Houses of Parliament. Such a sitting is summoned by the President to settle a deadlock between the two Houses on a bill.
- 4. He decides whether a bill is a money bill or not and his decision on this question is final.
- 5. He can't vote in the first instance, though can vote in the event of a tie. When his removal motion is under consideration, he can take part and speak in the proceedings and can vote as well but not in the case of a tie. He can't preside in that case. However, his motion can be passed by an absolute majority only and can be considered only if it has the support of at least 50 members.
- 6. G.V Mavalankar was the first Speaker of Lok Sabha.
- 7. The longest serving Speaker of Lok Sabha so far has been Balram Jakhar.
- 8. **NOTE** There's also a post known as *Speaker Pro Tem, appointed by the President himself.* He is usually the oldest member of the last Lok Sabha and he presides over the first session of the incoming Lok Sabha. President administers him the oath.

# **Deputy Speaker of the Lok Sabha**

- 1. Like the Speaker, the Deputy Speaker is also elected by the Lok Sabha itself from amongst its members.
- 2. The date of election of the Deputy Speaker is fixed by the Speaker. The removal process is the same as that of the speaker and he offers his resignation to the Speaker of the Lok Sabha.
- 3. Madabhushi Ananthasayanam Ayyangar was the first Deputy Speaker of Lok Sabha.
- 4. He presides over the joint sitting in case of absence of the Speaker.

### Important parliamentary terms, points, motions, bills, questions and Committees

- 1. The maximum gap between two sessions of Parliament cannot be more than six months.
- 2. The President summons and prorogues the two houses of parliament.
- 3. **Quorum** is the minimum number of members required to be present in the House before the transaction of any business. It is one-tenth of the total number of members in each House including the presiding officer. It means that there must be at least 55 members present in the Lok Sabha and 25 in the Rajya Sabha.
- 4. Every minister and the attorney general of India have the right to speak and take part in the proceedings of either House, any joint sitting of both the Houses and any committee of Parliament of which he is a member, without being entitled to vote.

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- 5. **Lame-Duck session** refers to the last session of the existing Lok Sabha after a new Lok Sabha has been elected.
- 6. **Question Hour** is the first hour of every parliamentary sitting.
- 7. A **starred question** (distinguished by an asterisk) requires an oral answer and hence supplementary questions can follow.
- 8. An **unstarred question**, on the other hand, requires a written answer and hence, supplementary questions cannot follow.
- 9. A **short notice question** is one that is asked by giving a notice of fewer than ten days. It is answered orally.
- 10. **The zero hour** starts immediately after the question hour and lasts until the agenda for the day (that is, regular business of the House) is taken up. In other words, the time gap between the question hour and the agenda is known as zero hour. It is an Indian innovation in the field of parliamentary procedures and has been in existence since 1962.
- 11. **Adjournment Motion** It is introduced in the Parliament to draw the attention of the House to a definite matter of urgent public importance and needs the support of 50 members to be admitted. Rajya Sabha isn't permitted to make use of this device and the discussion should last for not less than two hours and thirty minutes.
- 12. **No-Confidence Motion** Article 75 of the Constitution says that the council of ministers shall be collectively responsible to the Lok Sabha. It means that the ministry stays in office so long as it enjoys the confidence of the majority of the members of the Lok Sabha. In other words, the Lok Sabha can remove the ministry from office by passing a no-confidence motion. The motion needs the support of 50 members to be admitted.
- 13. **A bill** is a proposal for legislation and it becomes an act or law when duly enacted. It could be classified as a private member bill or a public bill. A public bill is the one introduced by any minister and a private bill is the one which is otherwise.
- 14. Bills can be ordinary, money or financial and constitutional amendment bills. Money bills are the ones which are concerned with taxation, money matters which are specifically mentioned in article 110. Financial bill is also concerned with such matters though with slight differences and are mention in articles 117(1) and 117(3). Constitution amendment bills, which are concerned with the amendment of the provisions of the Constitution.
- 15. The Rajya Sabha cannot reject or amend a money bill. It can only make the recommendations. It must return the bill to the Lok Sabha within 14 days, either with or without recommendations. The decision of the speaker is final in deciding a bill is a money bill or not. Also, every such bill is deemed to be a public bill.
- 16. The provision of joint sitting is applicable to ordinary bills or financial bills only and not to money bills or Constitutional amendment bills. In the case of a money bill, the Lok Sabha has overriding powers, while a Constitutional amendment bill must be passed by each House separately.
- 17. The term 'budget' has nowhere been used in the Constitution. It is the popular name for the 'annual financial statement' that has been dealt with in Article 112 of the Constitution.
- 18. The practice of a separate Railway Budget was started by the British in 1924 under the recommendation of a 10-member Acworth Committee headed by British economist William Mitchell Acworth in 1920-21. From the year 2017, the railway budget and the main financial budget were again merged and in 2017 the budget was presented on the  $1^{\rm st}$  February 2017.

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- 19. **Consolidated Fund of India** It is a fund to which all receipts are credited and all payments are debited. In other words, (a) all revenues received by the Government of India; (b) all loans raised by the Government by the issue of treasury bills, loans or ways and means of advances; and (c) all money received by the government in repayment of loans forms the Consolidated Fund of India. Mentioned in article 266.
- 20. **Public Account of India -** All other public money (other than those which are credited to the Consolidated Fund of India) received by or on behalf of the Government of India shall be credited to the Public Account of India.
- 21. **Contingency Fund of India -** The Constitution authorised the Parliament to establish a 'Contingency Fund of India', into which amounts determined by law are paid from time to time. Accordingly, the Parliament enacted the contingency fund of India Act in 1950. This fund is placed at the disposal of the president, and he can make advances out of it to meet unforeseen expenditure pending its authorisation by the Parliament.
- 22. **Public Accounts Committee -** It consists of 22 members (15 from the Lok Sabha and 7 from the Rajya Sabha). Term of members 1 year. A minister cannot be elected as a member of the committee. The chairman of the committee is appointed by the Speaker from amongst its members. Until 1966–67, the chairman of the committee belonged to the ruling party. However, since 1967 a convention has developed whereby the chairman of the committee is selected invariably from the Opposition. The function of the committee is to examine the annual audit reports of the Comptroller and auditor general of India (CAG), which are laid before the Parliament by the president.
- 23. **Estimates Committee** The largest committee of the Parliament. The present number of members is 30. All the thirty members are from Lok Sabha only. The term of office is one year. A minister cannot be elected as a member of the committee. The chairman of the committee is appointed by the Speaker from amongst its members and he is invariably from the ruling party.
- 24. **Committee on Public Undertakings** Present number of members is 22 (15 from the Lok Sabha and 7 from the Rajya Sabha). The term of office of the members is one year. A minister cannot be elected as a member of the committee. The chairman of the committee is appointed by the Speaker from amongst its members who are drawn from the Lok Sabha only.

Lok Sabha, unless sooner dissolved, continues for five years from the date appointed for its first meeting and the expiration of the period of five years operated as the dissolution of the House. However, while a proclamation of emergency is in operation, this period may be extended by Parliament by law for a **period not exceeding one year at a time and not extending**, in any case, beyond **a period of six months** after the proclamation has ceased to operate.

Lok Sabha elects one of its own members as its **Presiding Officer and he is called the Speaker.** He is assisted by the Deputy Speaker who is also elected by Lok Sabha. The conduct of business in Lok Sabha is the responsibility of the Speaker.

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# The Rajya Sabha or "Council of States"

- Rajya Sabha is the **Upper House of the Parliament of India.**
- Origin of Rajya Sabha can be traced to **Montague- Chelmsford Report, 1918**. It was established in 1921 for the first time.
- First Rajya Sabha was convened in 1952 in Independent India.
- As per the Article 80 of Indian Constitution, the maximum strength of the Rajya Sabha is 250 members - out of which 238 members representing the States and Union Territories, and 12 members nominated by the President.
- Maximum Seats Uttar Pradesh (31), Maharashtra (19), Tamil Nadu (18).
- NCR, Delhi (3) and Puducherry (1) are the only two UTs which have representation in Rajya Sabha
- Rajya Sabha is a permanent body and is not subject to dissolution.
- One-third of the members retire every second year and are replaced by newly elected members.
- Each member is elected for a term of six years.
- The Vice-President of India is the ex-officio Chairman of Rajya Sabha.
- The House also elects a Deputy Chairman from among its members. There is also a panel of Vice- Chairman in the Rajya Sabha.
- The senior minister, who is a member of Rajya Sabha, is appointed by the Prime Minister as Leader of the House.

### Qualifications for the member of Rajya Sabha

- One should be a citizen of India
- One should be at least 30 years old
- Be elected by the Legislative Assembly of States and Union Territories by means of single transferable votes through proportional representation.

### Limitations

- Money bills, as defined in the constitution of India Article 110, can only be introduced in Lok Sabha. If Lok Sabha passed a Money Bill and transmitted it to Rajya Sabha, then Rajya Sabha has only 14 days to return the bill with or without amendments.
- If Rajya Sabha fails to return the bill in 14 days, the bill is deemed to have passed by both Houses. Also, if Lok Sabha rejects any of the amendments proposed by Rajya Sabha, the bill is deemed to have been passed by Houses of Parliament in the form Lok Sabha finally passes it. Hence, Rajya Sabha cannot stall, or amend a money Bill without Lok Sabha's concurrence on the same.

# **Powers of Rajya Sabha**

- The constitution empowers Parliament of India to make laws on matters reserved for States. This can only be done if Rajya Sabha first passes a resolution by two-third special majority granting such a power to the Union Parliament. The union government can't make a law on a matter reserved for stated without an authorization from Rajya Sabha.
- If Rajya Sabha passes a resolution by a majority of not less than two- thirds of the members present and voting declaring that it is necessary or expedient in the national interest to create one or more All India Services common to the Union and the States, Parliament becomes empowered to create by law such services.

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# **Total Rajya Sabha Seats (State Wise)**

Name of the States/ UTs	Rajya Sabha Seats
Andhra Pradesh	11
Arunachal Pradesh	1
Assam	7
Bihar	16
Chhattisgarh	5
Goa	1
Gujarat	11
Haryana	5
Himachal Pradesh	3
Jammu and Kashmir	4
Jharkhand	6
Karnataka	12
Kerala	9
Madhya Pradesh	11
Maharashtra	19
Manipur	1
Meghalaya	1
Mizoram	1
Nagaland	1
Odisha	10
Punjab	7
Rajasthan	10
Sikkim	1
Tamil Nadu	18
Telangana	7
Tripura	1
Uttar Pradesh	31
Uttarakhand	3
West Bengal	16
Andaman and Nicobar	0
Chandigarh	0
Dadra and Nagar Haveli	0
Daman and Diu	0
NCR, Delhi	3
Puducherry	1

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