

CORPORATE CATALYST INDIA PVT LTD

(in joint venture with SCS Global)



Regulatory Compliance - India >>



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Once an investor sets-up a business in India, whether a liaison office, project office, branch or company, that business needs to comply with Indian regulations. We discuss below the recurring compliances which effect day to day business. Within each compliance activity, we have indicated the applicability to the business entity i.e. **CO** for a Company, **LO** for a Liaison Office, etc.

1 ACCOUNTING & PAYROLL

1.1 Accounting

All businesses in India need to maintain accounting records which meet the Indian Generally Accepted Accounting Policies. A business entity is free to decide their accounting year as financial, calendar or otherwise to match their global reporting norms. However, under the Indian income tax laws it is mandatory to close the books of accounts on a financial year basis i.e. April 1st to March 31st.

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1.2 Employee Payroll

Businesses need to draft appropriate employment contracts keeping in view the income tax laws and employment regulations. In terms of compliance, they are required to monthly pay salary, generate pay slips and ensure regulatory compliances under labour laws. Furthermore, salaries are structured at the time of set-up, revision or when an amendment is brought in the law.

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2 ASSURANCE

2.1 Statutory Audit

The Indian Companies Act mandates that businesses have their accounts audited by an Indian firm of chartered accountants. These audited accounts are to be filed with the Registrar of Companies ('ROC') and, in some cases, with the Reserve Bank of India.

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2.2 Tax Audit

Businesses with annual turnover exceeding INR 6 million ([USD 132,500 approx](#)) need to additionally have accounts audited under specific provisions of the Indian income tax laws and certified by an Indian firm of chartered accountants.

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2.3 Internal Audit

Companies where the paid-up capital exceeds INR 5 million ([USD 110,400 approx](#)) or turnover exceeds INR 50 million ([USD 1,104,100 approx](#)), need to have their internal controls certified. The company may out source this function to an Indian firm of chartered accountants or set-up their own team, the latter being more common in case of large corporate.

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3 DIRECT TAX

3.1 Corporate Tax

Businesses need to determine their annual tax payment and ensure deposit under an installment plan commonly referred as *Advance Tax*. Delays, deferment or incorrect calculations attract penal provisions. At the year end there is a requirement to submit an annual return together with audited accounts and tax audit report. E.g. in case of Financial Year 2011-12, advance taxes have to be deposited by June 15th (15%), September 15th (45%), December 15th (75%) and March 15th (100%). Annual Return for this year is to be submitted by September 30th, 2012/November 30th, 2012

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3.2 Transfer Pricing

Businesses having cross border dealings with related concerns fall within ambit of Indian *Transfer Pricing* regulations. Primarily, this requires maintenance of documentation and certification by an Indian firm of chartered accountants confirming that dealings with related concern were at arm's length and the profit is appropriately reported by the Indian business entity.

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3.3 Withholding Tax

Businesses need to withhold tax on specified payments viz salary, contractual, etc. To illustrate

PAYEE	WHEN	TAX WITHHOLDING (%)	DATE OF DEPOSIT	REPORTING
Employee	If salary is taxable	Per prescribed slabs*	within 7 days of payment	Quarterly
Contractor	Annual payment exceeds INR 75,000 (USD 1,670 approx)	2 (1 for individual payee)	7 th of the month succeeding payments	
Landlord	Annual rental exceeds INR 180,000 (USD 4,000 approx)	10 (2 for plant, machinery or equipments)		
Profession	Annual payment exceeds INR 30,000 (USD 670 approx)	10		

* Further enhanced by education cess

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3.4 Expatriate Taxation

An expatriate deputed to India is liable to tax in respect of his remuneration. The components of taxable remuneration are similar to those applicable to a local employee, though one may explore relief under the Double Tax Avoidance Agreement between India and the parent country. The expatriate would need to file an annual personal tax return with the Indian tax authorities by July 31st. All foreign nationals, likely to exceed 180 days stay in India, need to register within 14 days of their arrival with the Foreigners Regional Registration Office.

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4 INDIRECT TAX

4.1 Excise Duty

Manufacturing units need to pay an *excise duty* on goods produced in India. The duty varies between products and the unit is required to periodically deposit the duty on removal of products. Furthermore, these units are to maintain detailed stock records and accounts in respect of duty payable on final goods, credit claimed on inputs etc and submit annual returns, submission dates being linked to level of operations.

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4.2 Customs Duty

Businesses engaged in cross border trading need to comply with *customs duty* regulations. The duty varies between products. The compliance requirement includes determination and deposit of duty prior to clearance of goods by the customs authority.

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4.3 Service Tax

Businesses rendering specified services are liable to a *service tax* at 10 percent plus education cess on the billable value. They are required to monthly deposit the tax collected and submit bi-annual returns with the tax authorities i.e. by April 25th and October 25th.

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4.4 Central Sales Tax ('CST')/Value Added Tax ('VAT')

Business trading in goods between states are liable to charge CST whereas those trading within the same state are subject to VAT. The rate of VAT/CST varies between products and states. The businesses are required to deposit the tax collected and submit bi-annual/quarterly returns with the sales tax authorities.

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5 SECRETARIAL COMPLIANCE

Businesses in India need to comply with secretarial matters specified under the Indian Companies Act and report to the concerned ROC. This may include

EVENT	APPLICABILITY
Office shifting	CO LO PO BO
Change in director / authorized representative	CO LO PO BO
Maintain Board minutes, statutory registers	CO
Annual return to ROC	CO LO PO BO

6 LABOUR LAWS

Employer needs to consider the impact of government regulated pension plan scheme referred as *Provident Fund*. Furthermore, an outgoing employee, who has exceeded 5 years of service, is to be paid *Gratuity* calculated as per specified scales.

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Besides, industrial units are covered by *Employee State Insurance*, *Industrial Dispute Act*, *Contract Labour Act*, etc.

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7 MISCELLANEOUS

There are certain state specific regulations e.g. *Professional Tax* and *Shop and Establishment Act* which apply in Indian states like Karnataka, Maharashtra, etc.

8 KEY DATA

REGULATORY MATTER	DUE DATE
CORPORATE LAW	
Board Meeting	Quarterly (<i>calendar year basis</i>)
Annual General Meeting ('AGM') (<i>adoption of financials</i>)	Within 180 days of closing the accounts
Annual Return with the RoC	Within 30 days of holding the AGM
INCOME TAX	
Corporate Tax Return	September 30 th / November 30 th
Tax Audit Report	September 30 th
Transfer Pricing Report	November 30 th
TDS Returns (<i>Tax Withholding</i>)	Quarterly
Employee Tax Return	July 31 st
SERVICE TAX	October 25 th & April 25 th

CO

Non-listed company (whether a wholly owned subsidiary or joint venture)

LO

Liaison Office

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Project Office

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Branch Office

Head Office : New Delhi

Tel : +91 11 4100 9999
Fax : +91 11 4100 9990

Ahmedabad

Tel : +91 79 2657 4985
Fax : +91 79 2657 4986

Bengaluru

Tel : +91 80 4151 0751
Fax : +91 80 4113 5109

Chennai

Tel : +91 44 2431 2201
Fax : +91 44 2433 4613

Gurgaon

Tel : +91 124 4949 350
Fax : +91 124 4949 351

Hyderabad

Tel : +91 40 2776 0423

Kochi

Tel : +91 48 4232 1015

Mumbai

Tel : +91 22 2410 4000
Fax : +91 22 2410 6263

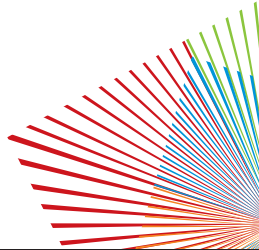
Singapore

Tel : +65 6223 3708
Fax : +65 6223 4208

Tokyo

Tel : +81 3 6427 0780
Fax : +81 3 6427 0790

Contact : info@cci.in



**Prepared by ASA & Associates, chartered accountants, under guidance of
Corporate Catalyt India Pvt. Ltd. (A joint venture with SCS Global)**

National Affiliates

Chandigarh, Kolkata, Pune

International Affiliates

Australia, China, Dubai, France, Germany, Hong Kong, Indonesia, Ireland, Israel,
Italy, Japan, Korea, Malaysia, Mauritius, Myanmar, Netherlands, Philippines,
Portugal, Slovenia, Spain, Switzerland, Thailand, United Kingdom, Vietnam