## **COMPLIANCE CALENDAR**

# From



### Compliance Calendar

### A. Introduction:

1. We present to you this compliance calendar ("Calendar") detailing the compliances to be complied with by 'start-ups' / other entities of India. The concept of startups was introduced, after the launch of 'Start-up India Initiative' in January 2016, to boost entrepreneurship and encourage job creation. Start-ups are regulated by the Department for Promotion of Industry and Internal Trade (DPIIT), Ministry of Commerce and Industry. DPIIT was initially established in the year 1995 as the 'Department of Industrial Policy & Promotion (DIPP)' and thereafter renamed in 2019.

### 2. A start-up is an entity:

- i) if it is incorporated as a private limited company or registered as a partnership firm or a limited liability partnership in India,
- ii) up to a period of ten (10) years from the date of incorporation or registration,
- iii) turnover of the entity for any of the financial years since incorporation or registration has not exceeded one hundred (100) crore rupees.
- iv) the entity is working towards innovation, development or improvement of products or processes or services, or if it is a scalable business model with a high potential of employment generation or wealth creation.

For the sake of clarity, an entity formed by splitting up or reconstruction of an existing business shall not be considered as a 'start-up'. Further, start-ups that are valued at USD 1 Billion and are privately owned and not listed on the share market are termed as 'unicorns'.

The following are the critical guidelines that have been issued by DPIIT in order to determine whether an entity will be considered as a start-up or not:

- i) Resultant entity or entities formed due to merger, demerger, acquisition, amalgamation, absorption will not be recognised as start-ups. However, merger or amalgamation under Section 233 of the Companies Act, 2013 between any of the following class of companies shall be allowed subject to the fulfilment of norms of DPIIT Notification by the resultant company:
  - (a) Two or more start-up companies, or
  - (b) One or more start-up company with one or more small company.
- ii) Entities formed due to compromise or arrangement as provided under the Companies Act, 2013 shall not be recognized as a start-up,
- iii) Conversion of an entity from one form to another shall not be a bar for availing recognition subject to the fulfilment of condition provided in subsection (3) of the Section 80-IAC of the Income Tax, 1961,
- iv) Holding and subsidiary companies shall not be permitted for recognition. Further, any start-up becoming a holding or subsidiary of any company after recognition shall be derecognised;
  - (a) Any entity formed by a joint venture shall not be recognised. Further, any start-up entering into any joint venture shall be derecognised,
  - (b) Entities incorporated outside India shall be ineligible for recognition, and

- (c) Shareholding by Indian promoters in the start-up shall be at least 51% as per Companies Act, 2013 and Securities Exchange Board of India (ICDR) Regulations, 2018.
- v) Recognition of an entity having common director or designated partner or partner with any other entity shall be allowed to the extent permissible under the provisions of the Companies Act, 2013. The related party transaction shall not be allowed except transactions on arm's length basis.
- vi) A sole proprietorship shall not be eligible to apply for recognition. If a sole proprietorship changes its type of entity into a type permissible for recognition, then the recognition shall be granted from the date of commencement of business of the sole proprietorship.

### B. Coverage:

- 3. This Calendar is intended to cover compliances for the following categories of entities:
  - a. the companies registered under the Companies Act, 2013 ("Companies Act");
  - b. limited liability partnerships registered under the Limited Liability Partnership Act, 2008 ("LLP Act"); and
  - c. partnership firms governed by the Indian Partnership Act, 1932 ("Partnership Act")

with respect to the following aspects of law: (a) compliances under the Companies Act, LLP Act and Partnership Act; (b) Compliances with respect to the direct and indirect taxation under the Indian Income Tax Act, 1961 and Central Goods and Service Tax Act, 2017; (c) municipal laws as applicable in the State of Maharashtra; and (d) labour laws related compliances as applicable in Maharashtra.

4. The object of this Calendar is to highlight the ongoing and/or time-based compliances and obligations of entities located in Maharashtra in line with the aforementioned areas of law. The compliances and obligations covered under this Calendar are generally applicable to all entities, except as specifically mentioned under this Calendar.

### C. Exceptions:

- 5. This Calendar does not cover the industry or sector specific compliances or compliances which are based on certain financial thresholds. Further, the compliances listed under applicable labour laws have been laid down irrespective of the number of employees of the entity. Further, the scope of this Calendar doesn't include any event-based compliances to be done by the companies, limited liability partnerships or partnership firms incorporated under the Companies Act, LLP Act and Partnership Act respectively. You are hereby advised to approach your legal advisor for any industry / sector specific/event based/threshold-based compliances.
- 6. In the event that the entity is a company, please refer to Section I (1), for a limited liability partnership (LLP), refer to Section I (2), and for a partnership firm, refer to Section III, in addition to the other relevant chapters.
- 7. All the information provided in this Calendar has been compiled based on the applicable laws as on August 24, 2024. This Calendar does not constitute any legal advice from Samisti Legal LLP.

- 8. All the information provided in this compliance Calendar has been compiled based on the applicable laws. Although reasonable care has been taken to ensure that the information in this compliance Calendar is true and accurate, however we do not guarantee the accuracy and completeness of any such information provided herein. This compliance Calendar does not constitute any legal advice from Samisti Legal LLP and we shall not be liable for any losses incurred by any person from any use of the contents of this compliance Calendar.
- 9. This Calendar is based and should be strictly construed in accordance with the laws of India and should be read with the Compliance Manual which is available at <a href="https://samistilegal.in/compliance-calendars-manual/#">https://samistilegal.in/compliance-calendars-manual/#</a>.
- 10. This Calendar is updated as of November 24, 2025.



### I. COMPLIANCES UNDER COMPANIES ACT 2013 AND LIMITED LIABILITY PARTNERSHIP ACT, 2013

### 1.) **COMPANIES:**

S No.	Compliance	Applicability for Type of Company	Form	Provision	Due Date
1.	Disclosure of interest by a director in other entities	✓ One person company ("OPC") ✓ Private company ✓ Public company	Form MBP-1	Every director of a company in each financial year will disclose his interest in other entities to the board of the company in which he/she is appointed as director, as a physical document.	In the first board meeting of the financial year or at first meeting after appointment in which he/she attends meeting as director and thereafter whenever there is a change in the last disclosure, then in the next meeting the disclosure of interest shall be given by the director as a physical document.
2.	Report by a director to the company for intimating the disqualification of the director	✓ OPC ✓ Private company ✓ Public company	Form DIR 8	Every director of a company, shall in each financial year, submit to the company, disclosure of his/her disqualification or non-disqualification, as a physical document.	This is to be obtained from the directors at the beginning of the financial year and should be placed before the board in the first meeting of the financial year as a physical document.
3.	Micro, Small and Medium Enterprises ("MSME") Return	✓ OPC ✓ Private company ✓ Public company	Form MSME-1	Half yearly return to be submitted to registrar of companies ("ROC") by a company stating the outstanding payments to MSME exceeding 45 days.	For October to March – on or before 30 <sup>th</sup> April.  For April to September – on or before 31 <sup>st</sup> October.
4.	Return of Deposits	✓ OPC ✓ Private company ✓ Public company	Form DPT-3	Filing return of deposit or particulars of transaction not considered as deposit or both by every company with ROC.	On or before 30 <sup>th</sup> June

5.	Filing of Financial Statements	✓ OPC ✓ Private company ✓ Public company	Form AOC-4/ AOC-4 CFS/ AOC-4 XBRL	Every company shall file financial statements along with consolidated financial statements (if applicable) with ROC.	Within a period of 30 days from the date of annual general meeting ("AGM") or due date of conducting AGM, if not held  An OPC is required to file its balance sheet along with the statement of profit and loss account, directors report and auditors' report in this form within 180 days from the closure of the financial year.
6.	Filing of Annual Return	✓ OPC ✓ Private company ✓ Public company	Form MGT- 7/Form MGT 7A	Every company shall file copy of annual return with ROC.	Within a period of 60 days from the date of AGM or due date of conducting AGM, if not held  An OPC will file its Annual Return within 60 days from the expiry of 180 days from the closure of the financial year.
7.	Appointment of Statutory Auditors	<ul><li>✓ OPC</li><li>✓ Private company</li><li>✓ Public company</li></ul>	Form ADT-1	Every company shall at its 1 <sup>st</sup> AGM appoint statutory auditors who shall hold office till the conclusion of 6 <sup>th</sup> AGM and thereafter till conclusion of every 6 <sup>th</sup> AGM and file Form ADT 1 with ROC.	Within 15 days from the date of appointment.
8.	Filing of resolution with MCA	✓ Public company	Form MGT-14	Filing of certain resolutions and agreements approved by the Board of Directors or Shareholders or Creditors of the Company.	Within 30 days from the date of approval of such resolutions or/and agreements after being passed by the Board of Directors or Shareholders or Creditors of the Company.
9.	Reconciliation of Share Capital Audit Report	✓ Public unlisted company	Form PAS-6	Every unlisted public company shall file a form with ROC laying down details and changes in the share capital of	Within a period of 60 days from the conclusion of each half year.

				companies on a half-yearly basis.	
10.	Director KYC	✓ OPC ✓ Private company ✓ Public company	DIR-3-KYC/ DIR-3 KYC WEB	Any director who is filing e- Form DIR-3 KYC for the first time after allotment of DIN or whose details are required to be updated/changed must file this form with ROC.	Every individual who is allotted DIN on or before 31st March shall submit his KYC every year on or prior to the forthcoming 30 <sup>th</sup> September of the year.
	5	Δ	VĪ	Any director who has already filed the e-Form DIR-3 KYC/DIR-3 KYC (Web) in the previous year can file this form when there is no change in his/her KYC details.	OI CO

### **OTHER MANDATORY COMPLIANCES BY COMPANIES:**

Section 173 of the Companies Act,2013 mandates that every company shall hold a minimum of Four (4) board meetings in a year with a gap of not more than 120 days between any two meetings. Further, a One Person Company, Small Company and Dormant Company are deemed to have complied with such provision if at least one meeting of the board of directors has been conducted in each half of a calendar year and the gap between the 2 meetings is not less than 90 days.

Further the Companies are required to maintain Statutory registers as mandated by the Act, Notices, Minutes, proof of dispatch of Notices and circulation of Minutes.

### 2.) Limited Liability Partnerships:

S	Compliance	Form	Provision	Due Date
No.				
1.	Annual Return	Form LLP-11	Every limited liability partnership ("LLP") would be required	Within 60 days from the end of the
			to	financial year.
			file annual return in Form LLP 11 with ROC.	
2.	Statement of Account	Form LLP-8	Every LLP should submit the data of its profit or loss and	Within 30 days from the end of 6
	& Solvency		balance	months of the financial year.
			sheet. The form should be filed annually with the ROC. It is	
			also known as the statement of accounts and solvency.	

### I. COMPLIANCES UNDER TAXATION LAWS

### 1.) GENERAL – CENTRAL APPLICABILITY:

S. No.	Compliance under:	Applicability:	Form	Description	Monthly / Quarterly / Yearly / Continuous / Event Based / Bimonthly	Due Date
1.	Central Goods and Services Tax Act, 2017 ("CGST Act") read with Central Goods and Services Tax Rules, 2017 ("CGST Rules")	under the CGST Act.	GST INV- 01	Taxpayers with annual turnover ("AATO") greater than or equal to 5 crores in any financial year from the financial year 2017-2018 have to prepare an e-invoice by uploading specified particulars of the invoice in Form GST INV-01 for obtaining an 'Invoice Reference Number'.	Continuous (as and when the invoice is generated)	Within 30 days from the generation of the invoice.
2.	/	Registered persons who deduct tax.	GSTR-7	Section 51 of the CGST Act read with Rule 66 of the CGST Rules: Payment of tax deducted at source ("TDS") to the Government.	Monthly CIVISO	Payment of tax deducted at source to the government within 10 days after the end of the month in which such deduction is made.  Further, furnish the return aforementioned in Form GSTR-7.
3.		Every e-commerce operator	GSTR-8	Section 52 of CGST Act: Payment of tax collected at source ("TCS") and return of TCS.	Monthly	Payment of tax collected at source within 10 days after the end of the month in which such collection is made.  Further, furnish the return aforementioned in Form GSTR-8.

1	Taxpayers under	IFF	Rule 59(2) of the CGST Rules: A	Bimonthly	To be filed electronically from the
4.	Taxpayers under Quarterly Return	11.1.	registered person required to	Dillionally	1st day of the month succeeding
	Filing and Monthly		furnish return for every quarter		such month till the 13 <sup>th</sup> day of the
	Payment of Taxes		under proviso to sub-section (1)		said month.
	("QRMP") scheme.		of section 39 of the CGST Act,		
			may furnish the details of such		
			outward supplies of goods or		
			services or both to a registered		
			person, as he may consider		
			necessary, for the first and		
			second months of a quarter, up to		
	100		a cumulative value of fifty lakh	_	
	/%	n. 1	rupees in each of the months,	/	
	/ N I		using invoice furnishing facility	1 6 .	2 1
			("IFF").		
5.	All registered tax	GSTR-1	Section 37 of CGST Act read	Monthly	Furnish details on or before the
	payers	1.4	with Rule 59 of CGST Rules:		10 <sup>th</sup> day of the month succeeding
	/ 1		Every registered person, to		the said tax period.
6.			furnish summary of outward	Quarterly	Furnish details on or before the
			supplies.		13 <sup>th</sup> day of the month succeeding
	- (		L).		the said tax period by a registered
	1 '		7.5		person (having aggregate turnover
					up to Rs. 5 crores) under the
			0 1 1 4		QRMP scheme.
7.	All persons registered	GSTR-5	Rule 63 of CGST Rules: Return	Monthly	Within 20 days after the end of a
	as non-resident		by a non-resident taxable person.	CHALL SO	tax period or within 7 days after
	taxpayers ("NRTP").		•		the last day of the validity period
					of registration, whichever is
					earlier.
8.	Online information	GSTR-5A	Rule 64 of CGST Rules: Return	Monthly	File a return on or before the 20 <sup>th</sup>
	and database access		by persons outside India	•	day of the month succeeding the
	or retrieval		providing online information and		calendar month or part thereof.
	("OIDAR") services		data base access or retrieval		1
	provider.		service.		
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9.	OIDAR services	GSTR-5A	Rule 64 of CGST Rules:	Monthly	File a return on or before the 20 <sup>th</sup>
	provider.	-	Registered person providing		day of the month succeeding the
	1		online money gaming from a		calendar month or part thereof.
			place outside India to a person in		1
			India.		
10.	All the input service	GSTR-6	Section 20 of the CGST Act read	Monthly	Furnish details on or before the
	distributors ("ISD").		with Rule 65 of CGST Rules:		13 <sup>th</sup> day of the succeeding month.
			Furnish the return containing the		
			details of tax invoices on which		
			credit has been received and		
			those issued under relevant laws		
			by an ISD.		
11.	All registered tax	GSTR-3B	Rule 61 of CGST Rules:	Monthly	Furnish details on or before the
	payers.		Summary return cum payment of	1 6 .	20 <sup>th</sup> day of the succeeding month.
	_ / \	1 1 /	tax by every person other than a		
		1 1 /	person referred to in Section 14	\/ I	
	. , , , , , , , , , , , ,		of the Integrated Goods and		
			Services Tax Act, 2017 ("IGST		
			Act") or an ISD or a non-resident		_
		may.	taxable person or a person paying		
	- I		tax under Section 10 or Section		
			51 or Section 52 of CGST Act, as		
			the case may be.		
12.	Anluner	the comment	Rule 61(1)(ii) of CGST Rules:	Quarterly	Furnish details on or before the
	Advoca	11111	Every registered person as	UVISU	22 <sup>nd</sup> day of the month succeeding
			specified under the proviso to		the quarter.
			Section 39(1) and having their		
			principal place of business in the		
			States of Chhattisgarh, Madhya		
			Pradesh, Gujarat, Maharashtra,		
			Karnataka, Goa, Kerala, Tamil		
			Nadu, Telangana, Andhra		
			Pradesh, the Union Territories of		
			Daman and Diu and Dadra and		
			Nagar Haveli, Puducherry,		

			Andaman and Nicobar Islands, or Lakshadweep, shall file their return in the aforementioned form.		
13.	SA	<b>V</b>	Rule 61(1)(ii) of CGST Rules: Every registered person as specified under the proviso to Section 39(1) and having their principal place of business in the States of Himachal Pradesh, Punjab, Uttarakhand, Haryana, Rajasthan, Uttar Pradesh, Bihar, Sikkim, Arunachal Pradesh, Nagaland, Manipur, Mizoram, Tripura, Meghalaya, Assam, West Bengal, Jharkhand or Odisha, the Union Territories of Jammu and Kashmir, Ladakh, Chandigarh or Delhi, shall file their return in the aforementioned form.	Quarterly	Furnish details on or before the 24 <sup>th</sup> day of the month succeeding the quarter.
14.	A composition dealer.	GSTR-4	Rule 62(1)(ii) of CGST Rules: Every registered person paying tax under Section 10 of the CGST Act (composition scheme) shall furnish a return every financial year.	Annually CIVISO	Furnish by the 30 <sup>th</sup> day of April following the end of such financial year.
15.	The registered person mentioning the tax paid under CGST, SGST, UTGST, IGST and cess.	GST – PMT-06	Rule 61(3) of CGST Rules: Deposit of Goods and Service Tax under QRMP scheme for each of the first 2 months of the quarter.	Bimonthly	Deposit applicable tax by the 25 <sup>th</sup> day of the month succeeding such month.
16.	All the tax payers who have opted to	GST – CMP - 08	Rule 62(1)(i) of CGST Rules: Every registered person paying tax under Section 10 of CGST	Quarterly	Furnish the statement by the 18 <sup>th</sup> of the month succeeding such quarter.

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		pay tax under the		Act (composition scheme) shall		
		composition scheme.		furnish a statement every quarter		
				containing the details of payment		
				of the self-assessed tax.		
17.		All registered tax	GSTR-9	Section 44 of the CGST Act read	Annually	To furnish on or before the 31 <sup>st</sup> day
		payers under the GST		with Rule 80(1) of CGST Rules:		of December following the end of
		Act.		Every registered person, other		such financial year.
				than those referred to in the		•
				second proviso to Section 44 of		
				the CGST Act, an ISD, a person		
				paying tax under Section 51 or		
				Section 52 of the CGST Act, a		
		/N I	n /	casual taxable person and a non-		
		/ 1	IX /	resident taxable person, shall	1 / -	- A A
		/ %		furnish an annual return along	1 9 1	
		/ 1 1	1 1 1	with audited financial	\ / I	
	7		1.7	statements.	~	
18.		Every e-commerce	GSTR-9B	Section 52 of the CGST Act read	Annually	1
10.		operator.	GSTROB	with Rule 80(2) of CGST Rules:	1 Innidany	
		operator.		Every electronic commerce		
				operator required to collect tax at		
				source under Section 52 of the		
				CGST Act, shall furnish an		
				annual statement.		
19.		Every registered tax	GSTR-9C	Rule 80(3) of CGST Rules:	Annually	nc -
19.	/	payer whose turnover	USTK-9C	Every registered person, other	Allitually	3
		exceeds Rs. 5 crores		than those referred to in the		
		during a financial		second proviso to Section 44, an		
		year.		ISD, a person paying tax under		
				Section 51 or Section 52, a casual		
				taxable person and a non-resident		
				taxable person, whose aggregate		
				turnover during a financial year		
				exceeds five crore rupees shall		

				furnish a self-certified reconciliation statement.		
		All businesses are required to generate e-invoices under the GST law.		E-invoices must be uploaded to the Invoice Registration Portal (IRP).		Within 30 days from the date of invoice generation.
20.	Income Tax Act, 1961 ("IT Act") read with Income Tax Rules,	Every employer	Challan No. ITNS – 281	Payment of TDS/TCS for the previous month.	Monthly	Furnish challan by the 7 <sup>th</sup> day of the month succeeding the previous month.
21.	1962 ("IT Rules")	Every Employer	V	Section 200 of IT Act r/w Rule 30 of IT Rules: The person responsible for deducting tax from the payment made to an employee is also required to deposit the tax so deducted in the Government account.	Monthly	To deposit within 7 days from the end of the month in which deduction is made or income-tax is due under Section 192-IA of IT Act, or on or before the 30 <sup>th</sup> day of April where the income or amount is credited or paid to the employee in the month of March.
22.		Every employer	Form No. 16	Section 203 r/w Section 192 of IT Act and Rule 31(1)(a) of IT Rules: Every person deducting tax in accordance with Section 192(1) or Section 192(1A) of the IT Act, as the case may be, within the aforementioned period, is required to furnish to the person to whose account such credit is given, a certificate to the effect that tax has been deducted, and specifying the amount so deducted, the rate at which the tax has been deducted and such other particulars as may be prescribed.	Annually	By the 15 <sup>th</sup> day of June of the financial year immediately following the financial year in which the income was paid and tax deducted.

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23.		Every employer	Form 24Q	No.	Section 200 of IT Act r/w Rule 31A(1)(a) of IT Rules: Every person responsible for deduction of tax in respect of salary paid to an employee shall deliver a statement of deduction of tax made under Section 192 of the IT Act.	Quarterly	By the 31 <sup>st</sup> of the month immediately preceding the end of the quarter.
24.		Financial institutions, entities or people.	Form 16A	No.	Section 203 r/w Section 192 of IT Act and Rule 31(1)(b) of IT Rules: Every person deducting tax in accordance with Section 192(1) or Section 192(1A) of the IT Act, as the case may be, within the aforementioned period, furnish to the person to whose account such credit is given, a certificate to the effect that tax has been deducted, and specifying the amount so deducted, the rate at which the tax has been deducted and such other particulars as may be prescribed.	Quarterly	Within 15 days from the due date for furnishing the statement in Form No. 24Q.
25.		The persons who deduct tax	Form 26Q	No.	Section 200 of IT Act r/w Section 194 – IA of IT Act and Rule 31A(1)(b)(ii) of IT Rules: Any person deducting any sum in accordance with Section 194 – IA of the IT Act, shall, after paying the tax deducted to the credit of the Central Government, prepare a statement for such period in accordance with Rule 31A(1)(b)(ii) of IT Rules, and deliver the same to the authority.	Quarterly	By the 31st of the month immediately preceding the end of the quarter.

26.		-	Section 206C of IT Act r/w Rule 37CA of IT Rules: All sums collected in accordance with the provisions of Section 206C of IT Act by collectors other than an office of the Government shall be paid to the credit of the Central Government.	Monthly	Within 1 week from the last day of the month in which the collection is made.
27.	Corporate and government collectors and the persons who deduct tax.	Form No. 27EQ	Section 206C of IT Act r/w Rule 31AA of IT Rules: Every collector shall submit a quarterly statement of tax collected in accordance with the proviso to Section 206C (3) of IT Act.	Quarterly	Within 15 days from the end of the quarter.
28.	The TCS collector has to provide a TCS certificate in Form 27D to the purchaser of the goods.	Form No. 27D	Section 206C (3) and Section 206C (5) of IT Act r/w Rule 31AA (2) and Rule 37D: Every collector shall submit a certificate to the collectee for the tax collected at source in accordance with Section 206C (3) of IT Act.	Quarterly	Within 15 days from the due date for furnishing the statement of tax collected at source (such statement is to be submitted within 15 days from the end of a quarter).
29.	 The persons who deduct tax.	Form No. 27A	The return or statement filed on computer media shall be accompanied by Form No. 27A furnishing the information specified therein.	Quarterly	Within timelines as may be applicable for Form No. 24Q, 26Q or 27EQ as the case may be.
30.	Every person, company or firm whose total income is exceeding the maximum amount which is not chargeable to income tax.	ITR - 4 SUGAM	Section 139 of the IT Act r/w Rule 12(1) (ca) of IT Rules: Every person being an individual, Hindu undivided family, and a firm (other than LLP) and having total income up to Rs. 50 lakh and having income from business and profession, which is computed under Sections 44AD, 44ADA or 44AE of the IT Act, shall furnish the	Annually	By July 31 <sup>st</sup> of the year succeeding the financial year.

	1		1						
				return of income in the aforementioned form.					
		Note: Subject to the fu	ulfilment of the	e eligibility criteria and conditions	as specified under Se	ection 80-IAC of the IT Act, a			
				tion on the profits and gains earne		usiness for three (3) consecutive			
		financial years out of its first seven (7) years from the date of its incorporation.							
31.		Association of persons (AOPs), LLPs, firms, body of individuals (BOIs), estate of deceased, artificial juridical person (AJP), business trust, estate of insolvent, and investment fund	ITR-5	Section 139 of IT Act r/w Rule 12(1)(e) of IT Rules: Every person not being an individual or a Hindu undivided family or a company or a person to which Rule 12(1)(g) of the IT Rules applies, shall furnish the return of income in the aforementioned form.	Annually	By July 31 <sup>st</sup> of the year preceding the financial year.			
		investment fund.							
				e eligibility criteria and conditions					
				tion on the profits and gains earne		ousiness for three (3) consecutive			
		financial years out of	its jirst seven (	(7) years from the date of its incorp	oration.				
32.	L	All registered companies registered under the Companies Act, 2013 or the earlier Companies	ITR - 6	Section 139 of IT Act r/w Rule 12(1)(f) of IT Rules: Every person in the case of a company not being a company to which Rule 12(1)(g) of the IT Rules	Annually	By July 31st of the year preceding the financial year.			
	/	Act, 1956.	ites	applies, shall furnish the return of income in the aforementioned form.	dviso	rs			
33.		Every person carrying on business with turnover exceeding Rs. 1 crore.	Form No. 3CA	Section 44AB of IT Act r/w Rule 6G(1)(a) of IT Rules: Certain persons who carry on their business or profession <i>and</i> who are required by or under any other law to get their accounts audited shall furnish the report of such audit of accounts in the aforementioned form.	Annually	To be furnished 1 month before the due date for furnishing the return of income under Section 139(1) of the IT Act.			

34.	Every taxpayer.	Form 3CB	No.	Section 44AB of IT Act r/w Rule 6G(1)(b) of IT Rules: Certain persons who carry on their business or profession and who are <i>not</i> required by or under any other law to get their accounts audited shall furnish the report of such audit of accounts in the aforementioned form.	Annually	To be furnished 1 month before the due date for furnishing the return of income under Section 139(1) of the IT Act.
35.	Every taxpayer.	Form 3CD	No.	Section 44AB of IT Act r/w Rule 6G (2) of IT Rules: Every person shall furnish the particulars as required to be furnished under Section 44AB of the IT Act in the aforementioned form and such statement of particulars annexed to Form No. 3CA or Form No. 3CB, as the case may be.	Annually	To be furnished 1 month before the due date for furnishing the return of income under Section 139(1) of the IT Act.
36.	All Indian residents and entities incorporated in India.	Form 49A	No.	Section 139A of IT Act r/w Rule 114 of IT Rules: An application for allotment of PAN is to be made in a format as aforementioned by Indian citizens / Indian companies/entities incorporated in India / unincorporated entities formed in India.	One-time	rs
37.	Non-citizens of India.	Form 49AA	No.	Section 139A of IT Act r/w Rule 114 of IT Rules: An application for allotment of PAN is to be made in a format as aforementioned by a person <i>not</i> being an Indian citizen / Indian companies/entities incorporated in India / unincorporated entities formed in India.	One	-

38.	Every person	Form	No.	Section 203A of IT Act r/w Rule	One-time	-
	deducting tax or	49B		114A of IT Rules: Every person		
	collecting tax who ha	S		deducting tax or collecting tax in		
	not been allotted a tax	Σ		accordance with the provisions of		
	deduction number.			the IT Act shall apply to the		
				assessing officer for the allotment		
				of a "tax deduction and collection		
				account number" in the		
				aforementioned form.		

2.) THE MAHARASHTRA STATE TAX ON PROFESSIONS, TRADES, CALLINGS AND EMPLOYMENTS ACT, 1975 ("MAHARASHTRA PT ACT") READ WITH THE MAHARASHTRA STATE TAX ON PROFESSIONS, TRADES, CALLINGS AND EMPLOYMENTS RULES, 1975 ("MAHARASHTRA PT RULES").

S. No.	Compliance under:	Applicability:	Form	Description	Monthly / Quarterly / Yearly / Continuous / Event Based / Bimonthly	Due Date
1.	Maharashtra Goods and Services Tax Act, 2017 ("MGST Act") read with Maharashtra Goods and Services Tax Rules, 2017 ("MGST Rules")	persons who deduct tax.	GSTR-7	Section 51 of the MGST Act read with Rule 66 of the MGST Rules: Payment of TDS to the government.	Monthly	Payment of tax deducted at source to the government within 10 days after the end of the month in which such deduction is made.  Further, furnish the return aforementioned in Form GSTR-7.
		Every registered e-commerce operator.	GSTR-8	Section 52 of MGST Act R/w Rule 67 of the MGST Rules: Payment of TCS and return of TCS.	Monthly	Payment of tax collected at source within 10 days after the end of the month in which such collection is made.  Further, furnish the return aforementioned in Form GSTR-8.

	Taxpayers under the QRMP scheme.	IFF	Rule 59 of the MGST Rules: Furnish details of outward supplies using the IFF for a taxpayer under the QRMP scheme for the first and second months of a quarter, up to a cumulative value of fifty lakh rupees in each of the months.	Bimonthly	To be filed electronically from the 1 <sup>st</sup> day of the month succeeding such month till the 13 <sup>th</sup> day of the said month.
	All registered taxpayers.	GSTR-1	Section 37 of MGST Act read with Rule 59 of MGST Rules: Every registered person to	Monthly	Furnish details on or before the 10 <sup>th</sup> day of the month succeeding the said tax period.
	Λ	$\mathbb{N}/$	furnish a summary of outward supplies.	Quarterly	Furnish details on or before the 13 <sup>th</sup> day of the month succeeding the said tax period by a registered person (having aggregate turnover up to Rs. 5 crores) under the QRMP scheme.
	All registered NRTP.	GSTR-5	Return by non-resident taxable person.	Monthly	Within 20 days after the end of a tax period or within 7 days after the last day of the validity period of registration, whichever is earlier.
	OIDAR services provider.	GSTR-5A	Return by persons outside India, other than a registered	Monthly	File a return on or before the 20 <sup>th</sup> day of the month succeeding the calendar month or part thereof.
A	dvoc	ates	person, providing online information and database access or retrieval service.	dvisc	)rs
	Registered persons as ISD.	GSTR-6	Section 20 of the MGST Act read with Rule 65 of MGST Rules: Furnish the return containing the details of tax invoices on which credit has been received and those issued under relevant laws by an ISD.	Monthly	Furnish details on or before the 13 <sup>th</sup> day of the succeeding month.
	All registered taxpayers.	GSTR-3B	Rule 61 of CGST Rules: Summary return cum payment	Monthly	Furnish details on or before the 20 <sup>th</sup> day of the succeeding month.

			. f. t		1
			of tax by every person other		
			than a person referred to in		
			Section 14 of the IGST Act or		
			an ISD or a non-resident		
			taxable person or a person		
			paying tax under Section 10 or		
			Section 51 or Section 52 of		
			MGST Act, as the case may be.		
			Rule 61(1)(ii) of CGST Rules:	Quarterly	Furnish details on or before the 22nd
			Every registered person as		day of the month succeeding the
			specified under the proviso to		quarter.
			Section 39(1) and having their		
/ 7		n /	principal place of business in		
		I	Maharashtra shall file their	1 4 1	
			return in the aforementioned		
		1 1 7 1	form.	<b>V</b> / I	
	A composition	GSTR-4	Rule 62(1)(ii) of MGST Rules:	Annually	Furnish by the 13th day of April
- / /	dealer.		Every registered person paying		following the end of such financial
			tax under Section 10 of the		year.
			MGST Act (composition		
-			scheme) shall furnish a return		
L. L.			every financial year.		
	The registered	GST – PMT-	Rule 61(3) of MGST Rules:	Bimonthly	Deposit applicable tax by the 25 <sup>th</sup> day
A.	person	06	Deposit of GST under QRMP		of the month succeeding such month.
$\Delta$	mentioning the	arec.	scheme for each of the first 2	CDMSC	nrs.
7.71	tax paid under		months of the quarter.	V1 8 1 3 V	/1.3
	CGST, SGST,				
	UTGST, IGST				
	and cess.				
	Taxpayers who	GST – CMP -	Rule 62(1)(i) of MGST Rules:	Quarterly	Furnish the statement by the 18 <sup>th</sup> of
	either have	08	Every registered person paying		the month succeeding such quarter.
	registered as		tax under Section 10 of MGST		
	composition		Act (composition scheme) shall		
	taxable person		furnish a statement every		
	or taxpayers		quarter containing the details of		
	or taxpayers		quarter containing the details of		

				Γ	
	who have opted		payment of the self-assessed		
	for		tax.		
	composition.				
	All registered	GSTR-9	Section 44 of the MGST Act	Annually	To furnish on or before the 31st day of
	taxpayers,		read with Rule 80(1) of MGST	,	December following the end of such
	including		Rules: Every registered person,		financial year.
	special		other than those referred to in		,
	economic zone		the second proviso to Section		
	(SEZ) unit or		44 of the MGST Act, an ISD, a		
	SEZ developer		person paying tax under		
	and the		Section 51 or Section 52 of the		
	taxpayer.		MGST Act, a casual taxable		
	taxpayci.		person and a non-resident	A	
	<i>f</i> %	n /	taxable person, shall furnish an	1 / -	
		I \ /		1 6 1	
			annual return along with	\ T / I	\ ~ /
		1 1/ /	audited financial statements.	\/	
	-	CCEP OD	G	. 11	
	Every e-	GSTR-9B	Section 52 of the MGST Act	Annually	
	commerce		read with Rule 80(2) of MGST		
	operator.	parties of the same of the sam	Rules: Every electronic		
		. —	commerce operator required to		
the term	'		collect tax at source under		•
			Section 52 of MGST Act, shall		
A.			furnish an annual statement.		
$\Delta a$	All taxpayers	GSTR-9C	Rule 80(3) of MGST Rules:	Annually	11 C
	whose		every registered person, n,	C1 4 1 7 7	71 -2
	aggregate		other than those referred to in		
	turnover in a		the second proviso to section		
	financial year		44, an ISD, a person paying tax		
	exceeds Rs 5		under Section 51 or Section 52,		
	crores.		a casual taxable person and a		
	010103.		non-resident taxable person,		
			whose aggregate turnover		
			during a financial year exceeds		
			five crore rupees shall furnish a		

				self-certified reconciliation		
				statement.		
2.	Maharashtra State Tax on Professions, Traders, Callings and Employments Act, 1975 ("Maharashtra Act") read with Maharashtra State Tax on Professions Traders, Callings and Employments Rules, 1976 ("PT Rules")	Every employer or person liable to pay tax.	Form I	Section 5 of Maharashtra Act r/w Rule 3 of PT Rules: Application for obtaining registration under the Maharashtra PT Act by various eligible persons.	-	Within 30 days from: (i) the commencement of his profession, trade, calling or employment; (ii) a person becoming liable to pay tax at any time after the commencement of the Maharashtra PT Act; and (iii) the date of commencement of his becoming liable to pay tax commencement of the Maharashtra PT Act, as the case may be.
		Every	Form III	Section 6(1) of Maharashtra	Monthly	_
	5/	registered employer.	Form III	Act r/w Rule 11(1) of PT Rules: Every employer registered under Section 5(1) of the Maharashtra PT Act shall furnish a return in a format as aforementioned.	9	
	L E	E.	G	Section 6(1) of Maharashtra Act r/w Rule 11(3)(a) of PT Rules: Annual return to be furnished by the employer	Annually	Furnished on or before 31st of March of the year to which the return relates.
	A	dvoci	ates (	showing the salaries or wages paid by the employer in respect of the year, if the tax liability of the employer during the previous year was less than Rs. 5,000/	dvise	ors
			-	Section 6(1) of Maharashtra Act r/w Rule 11(3)(c) of PT Rules: Annual return to be furnished by the employer showing the salaries or wages paid by the employer in respect	Annually	Furnished on or before the last day of the month following the year to which the return relates.

	of the year, if the tax liability of the employer during the previous year was more than	the
	Rs. 20,000/	



# II. COMPLIANCES UNDER INDIAN PARTNERSHIPACT R/W MAHARASHTRA PARTNERSHIP RULES, 1989 ("MAHARASHTRA PARTNERSHIP RULES")

S. NO.	Compliance under:	Applicability:	Form	Description	Monthly/ Quarterly' Yearly/	<b>Due Date</b>
					Continuous/ Event Based/ Bimonthly	
1.	Indian Partnership Act, 1932 ("Partnership Act") read with respective State rules.	applicable to any	NA	Section 58 of Partnership Act: A firm shall register by sending a statement in the form as mentioned under respective state rules along with a true copy of the	•	Within a period of 1 year from the date of constitution of the firm.
2.	Partnership Act r/w	<del>\                                    </del>	Form	partnership deed.  Section 58 of Partnership Act r/w	NA	Within a period of 1 year
	Maharashtra Partnership Rules, 1989 ("Maharashtra Partnership Rules")	<b>-</b> 7 I V	A	Rule 3 of Maharashtra Partnership Rules: A firm shall register by sending a statement in the aforementioned form along		from the date of constitution of the firm.
	Tarthership Rules	G		with a true copy of the partnership deed.		

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### III. COMPLIANCES UNDER MUNICIPAL LAWS

S. NO.	Compliance under:	Applicability:	Form	Description	Monthly/ Quarterly' Yearly/ Continuous/ Event Based/ Bimonthly	Due Date
1.	Maharashtra Municipal Corporation Act, 1949 ("Maharashtra Municipal Act")	Any person who stores certain items or carries out trade or operations mentioned within the State of Maharashtra.	Trade license	Section 376 of Maharashtra Municipal Act: Certain things not to be kept, and certain trades and operations (as mentioned under applicable rules) not to be carried on without a licence.	One-time	License or written permission shall specify the period for which the same is granted.  The date by which the application for renewal of license shall be given under the signature of the commissioner or municipal officer.
2.	Mumbai Municipal Corporation ("Mumbai Municipal Act")	Any person who stores certain items or carries out trade or operations mentioned within the city of Mumbai.	Trade license	Section 394 of Maharashtra Municipal Act: Certain things not to be kept, and certain trades and operations (as mentioned under Part I, Part II, and Part III of Schedule M of Mumbai Municipal Act) not to be carried on without licence.	anasa a	NA NA

### IV. COMPLIANCES UNDER LABOUR LAWS

### 1.) GENERAL – CENTRAL APPLICABILITY:

Sl. No	Compliance under:	Applicability:	Description:	Compliance by:	Monthly/Quar terly/ Yearly:	Due Date:
1.	The Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 ("POSH Act")	workplace.	Constitute Internal Complaints Committee and annual report with the number of cases shall be filed with the district officer. All employers must register their ICC at https://shebox. wcd.gov.in/	A L	Yearly	31st January, every year.
2.	Employee Provident Funds & Miscellaneous Act, 1952 ("EPF Act")	establishment with 20 or more persons employed.	employee shall contribute 12% to the employee provident fund. Return in Form	Employer	Monthly NA	15 <sup>th</sup> of next month.  15 <sup>th</sup> of next month.
		applicable to establishments in which	a) qualifies for			

	the preceding month; and/or b) leaves service in the preceding month.  If this is not applicable, then the employer is required to send a 'NIL' return.  Maintenance of inspection notebook to	NA	NA
L	record commissioner's observations on his visit.		
Advoc	Maintenance of accounts in relation to amounts contributed to the fund by employer and employee.	NA CIVIS (	NA ) I S

	S			Submission of Form 5A to the commissioner in case of any change in the details of the branches, departments, directors, managers or any person having ultimate control over the affairs of the employer.  Submission of annual statement of	Employer	Yearly	15 days from a change in the particulars of Form 5A.  Within 1 month of the closing period.
		Æ		contribution in Form 6A to commissioner.	A		
							e EPF Act and EPF Rules on the commencement of the start-up, there
		A	dvoc	will be no inspect the completion of	ction by the concerned authority of the 5 <sup>th</sup> year from the date of co	under the EPF Ac mmencement of t	ct. From the second year onwards till he start-up, there may be an inspection
					a written credible and verifiable o een obtained from at least one le		
3.	Employee Insurance Act, ("ESI Act")	State 1948	,	Monthly payment and	Employer	Monthly	15 <sup>th</sup> of next month.

_				
employees	Preparation of	Employer	NA	On appointment day.
employed.	Declaration			
b.) Deduction	Form and			
of employee	Temporary			
state insurance	Identification			
contribution is	Certificate in			
applicable to	Form 1 for each			
the	employee.			
establishments				
in which				
employees				
draw up to Rs.				
21,000/-				
per	M /			
month.	IN /I		/ / -	- X
	Submission of	Employer	NA	Within 10 days from the date on which
. / .	Declaration		\/	the particulars for Declaration Forms
1 /	Forms			were furnished.
// /	(including			
· / .	Temporary			
	Identification			
	Certificate)	Α		
	along with a			
	copy of the			
	return in Form			
	3 to the	K. LAGALA	MINICA	V IOC
	appropriate	& Legal A	MALLA	/I O
	office.			

Contribution	Employer	NA	Within 21 days of the last day of the
towards			calendar month in which contributions
employees and			fall due.
submission of			
Form 5-A for a			
six-monthly			
statement of			
contributions			
payable and			
paid in			
advance, if			
applicable.			
Submission of	Employer	NA	a) within 42 days of the termination
return of		1	of the contribution period to which
contribution in		1 / -	it relates;
Form 5 along		1 9 1	b) within 21 days of the date of
with copies of		N / I	permanent closure of
challans for		**************************************	establishment; and/or
amounts			c) within 7 days of the date of receipt
deposited with			of requisition on that behalf from
a bank.			the appropriate office.

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1					
		Maintenance of	Employer	NA	NA
		register of			
		employees in			
		Form 6.			
		Submission of	Employer	NA	Within such time as the said office may
		information of	Zimpie j ei	1111	require.
		abstention of an			require.
		employee for			
		which sickness			
		benefit,			
		,			
		disablement			
		benefit or			
		maternity		/	
		benefit has been		f 6a i l	
		claimed in			/ -
		Form 10.		<b>N</b> /	
		Maintenance of	Employer	NA	NA
- / /		accident book	/		
		in Form 11.			
		Submission of	Employer	NA	a) immediately if the injury is likely
-		report of	777		to cause death or permanent
-		accident in	7 N		disablement or loss;
		Form 12.			b) within 48 hours, in any other
A .					case.
£3.1	TMOK.	Every employer	Employer	Monthly	Within 15 days of the next month.
2.71	N 4 10 101	is required to			71 27 7
		make a			
		contribution of			
		3.25% to the			
		employee state			
		insurance			
		corporation.			
		Every			
		employee is			
		required to			

		-1	Suvidha Portal. I inspection by th completion of th upon receipt of	tre required to self-certify its com Further, for the first year from th the concerned authority under the 5 <sup>th</sup> year from the date of com	e date of comment the ESI Act. From mencement of the ble complaint of	e ESI Act and ESI Rules on the Shram acement of the start-up, there will be no om the second year onwards till the e start-up, there may be an inspection violation and an approval for such specting officer.
4.	Payment of Gratuity Act, 1972 ("Gratuity Act") and Payment of Gratuity Rules, 1972 ("Gratuity Rules")	Every shop or establishment and such other establishments or class of establishments in which 10 or more persons	Issuance of notice in Form L / Form M to employees, as applicable.		NA	For Form 'L' - Within 13 days from receipt of an application for payment of gratuity.  For Form 'M' - Within 15 days from receipt of such application.

		are employed.	Notice of opening of the establishment in Form A.	Employer	NA	Within 30 days from the date of Gratuity Rules becoming applicable.
5.	Payment of Bonus Act, 1965 ("Bonus Act")	Every establishment in which 20 or more workmen are	Maintenance of registers in Form A, Form B and Form C.	Employer	Yearly	NA
		employed.	An annual return shall be uploaded on	Employer	Yearly	On or before February 1 <sup>st</sup> every year.
	S	Д	the portal of the Ministry of Labour and Employment, Government of India, in Form D.	IS	9	0
	L E		Payment of Bonus to all the employees.	Employer	NA	Within 8 months from the close of the accounting year. In case of a dispute regarding payment of bonus, within a month from the date on which the award becomes enforceable.
6.	Equal Remuneration Act, 1976 ("ER Act") and Equal Remuneration Rules, 1976 ("ER Rules")	establishment.	Maintenance of registers in Form D.	Employer	NA	NA

8.	Apprentices Act, 1961 ("Apprentices Act") and Apprenticeship Rules, 1992 ("Apprentices Rules")		Forwarding contract of apprenticeshi p in Format-I of Schedule III as entered between an apprentice and the employer on the portal.	Employer	NA	NA
	5	Δ	Maintenance of register of attendance of apprentices.  Maintenance of register of work done and training	Employer	Monthly  Quarterly	By the end of each month.  By the end of each quarter.
	L E	dvoc	undertaken and submission of report in Form Apprenticeshi p of Schedule III to director, regional board of apprenticeshi p training.	A L & Legal A	dvisc	ors

9.	Rights of Persons with Disabilities Act, 2016 ("RPDA")	Every establishment.	Register a copy of the equal opportunity policy with the chief commissioner or the state commissioner, as the case may be.	Employer	NA	NA
	9	Δ	Maintenance of records of persons with disabilities and facilities provided at the establishment.	Employer	NA	NA TO THE REPORT OF THE PARTY O
10.	The Employment Exchanges (Compulsory Notification of Vacancies) Act, 1959 R/W The Employment Exchanges (Compulsory Notification of Vacancies) Rules, 1960	Every establishment		Employer	Quarterly	By March 31, June 30, September 30 and December 31.
	("Employment Exchange Rules")	dvoc	Furnish Biennial returns to the local employment exchange in Form ER-II.	Employer	Biennially	Within thirty (30) days from the duty date.
11.	Industrial Employment (Standing Orders) Act, 946 R/W	Every establishment		Employer	NA	NA

	T			T		T
	Industrial Employment			Employer	NA	NA
	(Standing Orders) Central		exists: Forward			
	Rules, 1946		a copy of the			
	("Employment		standing orders			
	Standing Order Rules")		to the trade			
	,		union in the			
			Form II;			
			If no trade union			
			exists: call for a			
			meeting of the			
			workmen to			
			elect three (3)			
			representatives			
			along with			
	T 7		forwarding a		1 . —	
			copy of the		1 (a )	
			standing order		N - / I	
	- A		in the Form II.		~_/	
			m the Form II.			
			Maintain a	Employer	NA	Within thirty (30) days.
			service card of	Employ er	1111	(30) days.
			each workmen	A L		
			in the Form V	A L		
12.	The Inter-State	Every		Employer	NA	NA
12.		establishment	application for			
	Workmen (Regulation	Stabilishinent	registration of		ch sic c	N. 45 (5)
	of Employment	$IVUU_{G}$	an establishment	& Legal A	UVISU	JI 5
	and Conditions		in Form I.			
	of Service) R/W		III I OIIII I.			
	The Inter-State Migrant					
	Workmen (Regulation					
	Of Employment					
	and Conditions					
	of Service)					
	Central Rules, 1980					
	("Inter-State					
	Migrant					
	Workmen Rules")					
1	vv of Killell Ixules )					

### 2.) STATE SPECIFIC LABOUR LAWS

Sl. No	Compliance under:	Applicability:	Description:	Compliance by:	Monthly/Quarterly/ Yearly:	<b>Due Date:</b>
1.	Benefit (Maharashtra) Rules, 1965 ("MBR Maharashtra")		Abstract of the provisions of the MB Act to be displayed at the establishment in Form 9.		NA	NA Total Tot
			Maintenance of maternity benefit register in Form 10.  Return shall be filed in Form 11.	Employer Employer	NA Yearly	On or before 15 <sup>th</sup> January every year.
2.	CLRA Act and ContractLabour (Regulation & Abolition) Maharashtra Rules, 1971 ("CLR Maharashtra")	are employed	Maintenance of register of contractor in Form XII.	Employer	NA	NA
	, , ,		Unified Annual Return shall be filed in Form	Employer	Yearly	On or before 1st February every year.

1 1	ı				T	
			XV on the			
			portal.			
				Employer	NA	Within 7 days of commencement or
			commencement/			completion of the work.
			completion of			
			work to the			
			Inspector in			
			Form VI-A.			
			Note: Start-ups at	re required to self-certify its c	ompliance under the CI	LRA and CLR Maharashtra on the
			Shram Suvidha P	Portal. Further, for the first ye	ear from the date of com	mencement of the start-up, there
			will be no inspect	ion by the concerned authori	ty under the CLRA. Fro	m the second year onwards till the
			completion of the	5th year from the date of com	mencement of the start-	up, there may be an inspection
	<i>a</i>	/ 1	upon receipt of a	written credible and verifiabl	e complaint of violation	and an approval for such
		/ N	inspection has be	en obtained from at least one	level senior to the inspe	cting officer
3.	The Maharashtra	Every	A statement of	Employer	Half yearly	On or before 31st July and 31st
	Labour Welfare Fund	establishment	employer			January.
	Act ("MLWF Act")	in which 5 or	contributions			
	and Maharashtra	more persons	and employee's	4		
	Labour Welfare Fund		contributions			
	Rules, 1953 ("MLWF		shall be	and the second second		
	Rules")	State of	submitted to the	Δ.		
	,	Maharashtra.	Welfare	7 % E.		
			Commissioner			
	A.	all to a	Form A-1.	0 1 0 0 0 1	A chaire	10.00
1 1	A	CIVER	7116			15
		NUMBER OF STREET			APPEAR OF THE PERSON	

Д E Advoc	Contribution to be made by the employee, the employer.  In case of an employee, whose name appears in the register of an establishment on the 30 <sup>th</sup> June and 31 <sup>st</sup> December, respectively, shall be at the rate of twenty-five (INR 25/-) Rupees.  In case of an employer for each employer for each employer referred will pay thrice the amount of contribution payable by the employee.	Employer	Half Yearly  A.C. VISO	On or before 15 <sup>th</sup> July and 15 <sup>th</sup> January.
 TUVUU	employee.	or regar	MUAIDO	1.3

1				T	T
		Maintenance of	Employer	Yearly	On or before 31st January.
		register of wages			
		in Form B and			
		consolidated			
		register of			
		unclaimed			
		wages and fines			
		in Form C. A			
		copy of the			
		register of wages			
		to be submitted			
		to Welfare			
		Commissioner.			
4.	Maharashtra Shops & Every	Maintenance of	Employer	NA	NA
	Establishment Act, establishment	leave book in		11/	- 1
	1948 ("Maharashtra within the	Form O and		1 10 1	
	S&E Act") and State of	muster-roll cum		No. 1	\ _ / _
	Maharashtra Shops & Maharashtra.	wages register in			
	Establishment Rules,	Form Q.			
	2018 ("Maharashtra	Annual return	Employer	Yearly	Within 2 months from 31st
	S&E Rules")	shall be			December, every year.
		uploaded on the	Λ.		
		website in Form	<i>j</i> —4		
		R.			

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			Exhibit notice in the Form M.	Employer	NA	NA
5.	MW Act and the Maharashtra Minimum Wages Rules, 1963 ("MWR Maharashtra")	Every Establishment in which there are less than a 1000 people employed in an industry within the State of Maharashtra.	Maintenance of muster-roll- cum-wages register in Form II.	Employer	NA	NA
6.	Payment of Gratuity Act, 1972 ("Gratuity Act") and Payment of Gratuity Rules, 1972 ("Gratuity Rules")	Every shop or establishment and such other establishments or class of establishments in which 10 or more persons are employed	Issuance of notice in Form L/ Form M to employees, as applicable	Employer	NA	For Form 'L' – Within 13 days from receipt of application for payment of gratuity.  For Form 'M' – Within 15 days from receipt of such application.
	A	avoc	Abstract of the provisions of the Gratuity Act to be displayed at the establishment.	Employer	NA	NA

		g of the hment in	mployer	NA	Within 30 days from the date of Gujarat Gratuity Rules becoming applicable	
	Rules of start-up year on be an i	Note: Start-ups are required to self-certify its compliance under the Gratuity Act and Central Gratuity Rules on the Shram Suvidha Portal. Further, for the first year from the date of commencement of the start-up, there will be no inspection by the concerned authority under the Gratuity Act. From the second year onwards till the completion of the 5 <sup>th</sup> year from the date of commencement of the start-up, there must be an inspection upon receipt of a written credible and verifiable complaint of violation and an approval for such inspection has been obtained from at least one level senior to the inspecting officer.				

# E G A L Advocates & Legal Advisors