Doing Business in India
Investors Guide 2021-22
Up to 100% FDI allowed under Automatic/Govt. route
The work of granting government approval for foreign investment under the extant FDI Policy and FEMA Regulations, shall be entrusted to the concerned Administrative Ministries/Departments.

Click here to know more.
Foreign Direct Investment (FDI) in India

**Category 1 : 100% FDI permitted through Automatic route**

- **Agriculture & Animal Husbandry**
- **Plantation** (FDI is allowed only in Tea, Coffee, Rubber, Cardamom, Palm oil tree, Olive oil tree and not in any other plantation activity)
- **Mining & Exploration of metals & non-metals ores excluding titanium bearing minerals and its ores**
- **Coal & Lignite mining in respect of eligible activities (including captive consumption)**
- **Construction Development projects**
- **Transport services**
- **Civil Aviation – Greenfield & Brownfield**
- **Cash & Carry Wholesale Trading**
- **Broadcasting Carriage Services**
- **Other Financial Services (registered/regulated entity)**
- **Exploration of Petroleum & Natural Gas** (including marketing of petroleum products & natural gas)
- **Asset Reconstruction & Credit Information Companies**
- **Market Place E-commerce Activities**
- **Up-link of non-‘News & Current Affairs’ TV Channels, Down linking of TV channel**
- **Railway Infrastructure** (as defined under Para 5.2.16 of the Consolidated FDI Policy)
- **Other Services at Airport**
- **Pharmaceuticals – Greenfield Sector and Medical device manufacturing**
- **White Label ATM Operations**
- **Manufacturing**
- **Insurance Intermediaries**
- **Industrial Park**

**Notes**

*For detailed definition, clarifications/exceptions, please refer to Consolidated FDI Policy*

**Activities under this included sector as follows:**

- a) Floriculture, Horticulture, and Cultivation of Vegetables & Mushrooms under controlled conditions;
- b) Development and Production of seeds and planting material;
- c) Animal Husbandry (including breeding of dogs), Pisciculture, Aquaculture, Apiculture;
- d) Services related to agro and allied sectors.

*FDI up to 100% has been permitted under the automatic route for sale of coal, for coal mining activities including associated processing and now, foreign players would be permitted to mine coal and sell the same. This change shall become effective as on the date of the respective FEMA notification.

**Construction Development:** development of townships, construction of residential/commercial premises, roads or bridges, hotels, resorts, hospitals, educational institutions, recreational facilities, city and regional level infrastructure, townships, Real estate Broking business.

**Transport Services- Non Scheduled Air Transport Service / Helicopters services/ seaplane services requiring DGCA approval (please refer PN2, 2020). FEMA Notification has been released as on 27 July 2020.

**Other Services include ground Handling Services subject to sectoral regulations and security clearance & Maintenance and Repair organizations; flying training institutes; and technical training institutions.

**Market place model of e-commerce’ means providing of an information technology platform by an e-commerce entity on a digital & electronic network to act as a facilitator between buyer and seller.

**Any financial services activity which are regulated by any Financial Sector Regulator, foreign investment up to 100% will be allowed under Automatic route.

**This sector has now been removed per the FEMA notification and subsumed under the Financial Services sector, but the same continues to exist under the FDI Policy. Both are permitted under the 100% automatic route.

**Per Press Note No. 4 (2019), contract manufacturing has been specifically covered under manufacturing and accordingly, manufacturing activities is now permitted under 100% automatic route, which can be undertaken either by the investor entity itself or through contract manufacturing in India under a legally tenable contract, whether on Principal to Principal or Principal to Agent basis. This change shall become effective as on the date of the respective FEMA notification.

**Per Press Note No. 1 (2020), Intermediaries or Insurance Intermediaries including insurance brokers, re-insurance brokers, insurance consultants, corporate agents, third party administrators, Surveyors and Loss Assessors and such other entities, as may be notified by the Insurance Regulatory Authority of India from time to time. Refer to the Press Note 1 (2020).
Foreign Direct Investment (FDI) in India

Category 2: 100% FDI permitted through Government Route

- Mining and minerals separation of titanium bearing minerals & ores and its value addition & integrated activities
- Retail Trading including through e-commerce in respect of food products manufactured and/or produced in India
- Publishing/ printing of scientific and technical magazines/specialty journals/ periodicals
- Publication of facsimile edition of foreign newspapers
- Satellites—establishment and operations

Foreign investment in core investment companies (CIC) and other investing companies, engaged in the activity of investing in the capital of other company/ies/LLP, is permitted under Govt. approval route. CICs will additionally have to follow RBI regulatory framework.

*For detailed definition, clarifications/exceptions, please refer to Consolidated FDI Policy.
Foreign Direct Investment (FDI) in India

Category 3: Up to 100% FDI permitted through Government + Automatic route

<table>
<thead>
<tr>
<th>Service Category</th>
<th>FDI Limit</th>
<th>Route Type</th>
<th>Up to 49%</th>
<th>Above 49%</th>
</tr>
</thead>
<tbody>
<tr>
<td>Telecom Services*</td>
<td>49%</td>
<td>Automatic route</td>
<td></td>
<td>49%</td>
</tr>
<tr>
<td>Defence industry**</td>
<td>74%</td>
<td>Automatic route</td>
<td></td>
<td>74%</td>
</tr>
<tr>
<td>Pharmaceutical - Brownfield</td>
<td>74%</td>
<td>Automatic route</td>
<td></td>
<td>74%</td>
</tr>
<tr>
<td>Air Transport Services ***</td>
<td>49%</td>
<td>Automatic route</td>
<td></td>
<td>49%</td>
</tr>
<tr>
<td>Banking – Private Sector</td>
<td>49%</td>
<td>Automatic route</td>
<td></td>
<td>49%</td>
</tr>
<tr>
<td>Private Security Agencies****</td>
<td>49%</td>
<td>Automatic route</td>
<td></td>
<td>49%</td>
</tr>
</tbody>
</table>

For detailed definition, clarifications/exceptions, please refer to Consolidated FDI Policy.

* All telecom services including Telecom Infrastructure Providers Category-I, viz. Basic, Cellular, United Access Services, Unified License (Access Services), Unified License, National/International Long Distance, Commercial V-Sat, Public Mobile Radio Trunked Services (PMRTS), Global Mobile Personal Communications Services (GMPCS), All types of ISP licenses, Voice Mail/Audio text/UMS, Resale of IPLC, Mobile Number Portability Services, Infrastructure Provider Category-I (providing dark fibre, right of way, duct space, tower) except Other Service Providers.

** Government route beyond 74% wherever it is likely to result in access to modern technology or for other reasons to be recorded. Refer the gazette notification.

*** Air Transport Services - Scheduled Air Transport Service/ Domestic Scheduled Passenger Airline; Regional Air Transport Service. Up to 100% allowed under automatic route for NRI’s (Refer to PN2, 2020), FEMA Notification has been released as on 27 July 2020.

**** FDI in Private Security Agencies is subject to compliance with Private Security Agencies (Regulation) (PSAR) Act, 2005, as amended from time to time. Please note that this sector has not been notified per the FEMA notification and currently only appears in the Consolidated FDI Policy. This change shall become effective as on the date of the respective FEMA notification.
Foreign Direct Investment (FDI) in India

Category 4: Up to 100% FDI permitted through Government/Automatic route

Automatic route
- Insurance Company: 74%
- Petroleum Refining by PSUs*: 49%
- Infrastructure Companies in Securities Markets: 49%
- Power Exchanges: 49%
- Pension Sector: 49%

Government route
- Up-linking of ‘News & Current Affairs’ TV Channels: 49%
- Terrestrial Broadcasting FM (FM Radio): 49%
- Multi-Brand Retail Trading **: 51%
- Banking Public Sector: 20%
- Print Media-Publishing ***: 26%
- Digital Media ****: Up to 26%

For detailed definition, clarifications/exceptions, please refer to Consolidated FDI Policy

Notes
* Petroleum refining by the PSU without any disinvestment or dilution of domestic equity in existing PSUs – 49%, Automatic
** In specified states
*** Publishing of Newspapers & Periodicals: Publication dealing with news and current affairs and publishing of Indian editions of foreign magazines dealing with news and current affairs
**** Per Press Note No. 4 (2019), FDI up to 26% has been permitted under the Government approval route for uploading/streaming of News and Current Affairs through digital Media. This change shall become effective as on the date of the respective FEMA notification.

49% in Air India - Govt. route (amended vide PN1 of 2018)
Foreign Direct Investment (FDI) in India

Prohibited Sectors

- Lottery Business including Government/private lottery, online lotteries, etc.*
- Gambling and Betting including casinos*
- Chit funds
- Nidhi company
- Trading in Transferable Development Rights (TDR)
- Real Estate Business or Construction of farm houses**
- Manufacturing of cigars, cheroots, cigarillos and cigarettes, of tobacco or of tobacco substitutes
- Sectors not open to private sector investment- atomic energy, railway operations (other than permitted activities mentioned under the Consolidated FDI policy)

Notes

*Foreign technology collaboration in any form including licensing for franchise, trademark, brand name, management contract is also prohibited for Lottery Business and Gambling and Betting activities

**Real estate business shall not include development of townships, construction of residential/commercial premises, roads or bridges and Real Estate Investment Trusts (REITs) registered and regulated under the SEBI (REITs) Regulations, 2014

A non-resident entity can invest in India, subject to the FDI Policy except in those sectors/activities which are prohibited. However, an entity of a country, which shares a land border with India or where the beneficial owner of investment into India is situated in or is a citizen of any such country, can invest only under the Government route. Further, a citizen of Pakistan or an entity incorporated in Pakistan can invest, only under the Government route, in sectors/activities other than defence, space, atomic energy and sectors/activities prohibited for foreign investment. Please refer Press Note 3.
Foreign Direct Investment (FDI) in India

Routing FDI in India

Routing Foreign Investments in India

Automatic Route

Government Route

Sectoral FDI Investment Limit

(Consolidated FDI Policy)

- DPIIT is the nodal agency entrusted to formulate FDI Policy
  - It issues press notes to make amendments in the existing policy and also issues consolidated FDI Policy on an annual basis. Refer to the latest press note [here](#).

- FDI in India is administered under Foreign Exchange Management (Transfer or Issue of Security by a Person Resident Outside India) Regulations, 2017 notification dated November 01, 2017 (Original notification is available at [https://www.rbi.org.in/scripts/FS_Notification.aspx?id=11161&fn=5 &Mode=0;](https://www.rbi.org.in/scripts/FS_Notification.aspx?id=11161&fn=5 &Mode=0;)).

- The procedural instructions are issued by the Reserve Bank of India vide A.P. (DIR Series) Circulars. The regulatory framework, over a period of time, thus, consists of Acts, Regulations, Press Notes, Press Releases, Clarifications, etc.

- The revised level of approvals for cases under the Government route are summarized in the new notification dated 5 June, 2017 available at the link: [http://fipb.gov.in/Forms/OMabolitionFIPB.pdf](http://fipb.gov.in/Forms/OMabolitionFIPB.pdf)

Where the online application is digitally signed by an authorised signatory, there is no requirement for physical submission of the application. However, for applications without a digital signature, once the e-filing of the application is complete, the applicant is required to file one signed copy of the printed application, along with duly authenticated copies of the documents attached with the application, with the nodal officers of the concerned Ministry/Department.
Foreign Direct Investment (FDI) in India

*Compliances - Reporting Requirements (1/2)

Funds Received from Foreign Entity

- CS certificate
- Pre and post shareholding pattern in the Indian company
- Copy of the order of the High Court on the scheme of merger/demerger/amalgamation (if applicable)
- Valuation certificate
- Know Your Customer (KYC)
- Relevant acknowledgment letter(s)

Allotment of Shares

- Declaration by the Authorised Representative of the Indian Company
- FIRC/Debit statement
- Board Resolution
- Relevant RBI and/or Government approval (as applicable)

Form FC-GPR (SMF)

- 60 Days
- 30 Days

Illustration: Documents for Form FC-GPR

*Form FC-GPR (SMF – online reporting on FIRM portal (https://firms.rbi.org.in/))

Click here to access FC-GPR user manual

Note: FC-GPR is not applicable to LLPs
**Foreign Direct Investment (FDI) in India**

**Compliances - Issue, Transfer, Conversion & Remittance of Shares (2/2)**

1. **Issue of Shares**
   - Issuance within 60 days from day of receipt of inward remittance; else refunded immediately to non-resident investor by outward remittance through normal banking channels or by credit to NRE/FCNR (B) account as the case may be within fifteen days from the date of completion of 60 days.

2. **Transfer of capital instruments**
   - Permission granted to Non-Resident (NR) / Non-Resident Indian (NRI) for acquisition of capital instruments in following ways: NRI to NRI, NRI to Resident, Resident to NR, while a person resident outside India can sell capital instruments of an Indian company on a recognized Stock Exchange in India through a registered stock broker. Transfer between resident and non-resident should be in compliance with extant guidelines and reporting needs to be done in Form FC-TRS within 60 days of transfer of capital instruments or receipt/remittance of funds whichever is earlier. In respect of transfer of capital instruments between resident and non-resident, an amount not exceeding 25% of the total consideration can be deferred or settled through escrow mechanism.

3. **Conversion into Equity**
   - Indian companies have been granted general permission for conversion of External Commercial Borrowings (ECB) received in convertible foreign currency (excluding those deemed as ECB) into equity shares/fully compulsorily and mandatorily convertible preference shares, subject to conditions under the extant ECB guidelines and FDI policy.

4. **Repatriation**
   - Repatriation for dividend and Interest on fully, mandatorily & compulsorily convertible debentures is freely repatriable without any restrictions.

5. **Remittance**
   - Remittance of asset (i.e. sale proceeds of share and securities and their remittance) is governed by the Foreign Exchange Management (Remittance of Assets) Regulations, 2016 under FEMA.
Setting up business in India
Comparative analysis of different business establishments in India (1/2)

<table>
<thead>
<tr>
<th>Private Company vis-à-vis Public Company vis-à-vis OPC vis-à-vis LLP</th>
<th>Private</th>
<th>Public</th>
<th>OPC (one person Company)</th>
<th>LLP</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Particulars</strong></td>
<td><strong>Min Members</strong></td>
<td><strong>Max Members</strong></td>
<td><strong>Min Directors</strong></td>
<td><strong>Max Directors</strong></td>
</tr>
<tr>
<td><strong>Min Members</strong></td>
<td>2</td>
<td>7</td>
<td>1</td>
<td>2 partners</td>
</tr>
<tr>
<td><strong>Max Members</strong></td>
<td>200</td>
<td>Unlimited</td>
<td>1</td>
<td>No Limit</td>
</tr>
<tr>
<td><strong>Min Directors</strong></td>
<td>2</td>
<td>3</td>
<td>1</td>
<td>2 Designated Partners</td>
</tr>
<tr>
<td><strong>Max Directors</strong></td>
<td>15*</td>
<td>15*</td>
<td>15*</td>
<td>NA</td>
</tr>
<tr>
<td><strong>Resident Director</strong></td>
<td>1 Mandatory</td>
<td>1 Mandatory</td>
<td>1 Mandatory</td>
<td>1 Designated Partner</td>
</tr>
<tr>
<td><strong>Transfer of ownership</strong></td>
<td>Ownership can be transferred</td>
<td>Ownership can be transferred</td>
<td>Ownership can be transferred to nominee in the event of death of owner</td>
<td>Ownership can be transferred</td>
</tr>
<tr>
<td><strong>Subscription of shares</strong></td>
<td>Public subscription not allowed</td>
<td>Public subscription allowed</td>
<td>Public subscription not allowed</td>
<td>Public subscription not allowed</td>
</tr>
<tr>
<td><strong>Issue of Prospectus</strong></td>
<td>Not Mandatory</td>
<td><strong>Mandatory</strong></td>
<td>Not Mandatory</td>
<td>Not Mandatory</td>
</tr>
<tr>
<td><strong>Managerial Remuneration</strong></td>
<td>No limit for managerial personnel</td>
<td>Shareholder approval is required, if remuneration payable is above limits</td>
<td>NA</td>
<td>Remuneration is based on LLP agreement</td>
</tr>
</tbody>
</table>

**Note:** Resident Director : sec 149(3) – Every company should have at least one director who has stayed in India for a total period of not less than 182 days in the Financial Year.

*Company may appoint more than fifteen directors after passing a special resolution, further provided that such class or classes of companies as may be prescribed, shall have at least one woman director (Rule 3 of The Companies (Appointment and Qualification of directors) Rules, 2014)

**In case of public issue**
## Setting up business in India

### Comparative analysis of different business establishments in India (2/2)

<table>
<thead>
<tr>
<th>Particulars</th>
<th>Private</th>
<th>Public</th>
<th>OPC (one person Company)</th>
<th>LLP</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Commencement of Business/ Operations</strong></td>
<td>Declaration to be filed prior to commencement</td>
<td>Declaration to be filed prior to commencement</td>
<td>Declaration to be filed prior to commencement</td>
<td>Immediately after obtaining certificate of incorporation</td>
</tr>
<tr>
<td><strong>Legal Status</strong></td>
<td>Pvt Co is a separate legal entity registered under Companies Act, 2013. The Directors are liable for defaults made under the act</td>
<td>Public Co is a separate legal entity registered under Companies Act, 2013. The Directors are liable for defaults made under the act</td>
<td>OPC is a separate legal entity registered under Companies Act, 2013. The Directors are liable for defaults made under the act</td>
<td>LLP is a separate legal entity registered under LLP Act, 2008. The Designated partners of LLP are liable for contraventions under the act</td>
</tr>
<tr>
<td><strong>Annual Statutory Filings</strong></td>
<td>Annual statement of accounts &amp; annual return with ROC</td>
<td>Annual statement of accounts &amp; annual return with ROC</td>
<td>Annual statement of accounts &amp; annual return with ROC</td>
<td>Annual statement of solvency &amp; annual return with ROC</td>
</tr>
<tr>
<td><strong>Annual Filings &amp; Audit</strong></td>
<td>IT return to be filed. Audit mandatory</td>
<td>IT return to be filed. Audit mandatory</td>
<td>IT return to be filed. Audit mandatory</td>
<td>IT return to be filed. Audit mandatory. Audit mandatory in case turnover exceeds INR 40 lakhs or contribution exceeds INR 25 lakhs</td>
</tr>
</tbody>
</table>

Note: Regarding ‘Conversion of One Person Company into a Public company or a Private company’ (under ‘Companies (Incorporation) Second Amendment Rules, 2021’). An OPC can convert into a public or a private company simply by increasing the minimum number of its members and directors to 2 or 7 members and 2 or 3 directors, as the case maybe, and by maintaining the minimum paid-up capital as per the requirements of the Companies Act where required. Refer form. Moreover, Non-Resident Indians (“NRIs”) have been allowed to incorporate OPCs in India.
## Setting up business in India

### Investment opportunities in sectors

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<tr>
<th>Sector</th>
<th>Description</th>
<th>Key Figures</th>
</tr>
</thead>
<tbody>
<tr>
<td>Auto Components</td>
<td>Affordable and versatile industry known to reach $300 billion by 2020</td>
<td>2.3%</td>
</tr>
<tr>
<td>Automobile</td>
<td>India becomes the world’s 4th largest vehicle market</td>
<td>7.5%</td>
</tr>
<tr>
<td>Aviation</td>
<td>India is the 3rd largest air travel market in terms of domestic passenger traffic</td>
<td>11.0%</td>
</tr>
<tr>
<td>Biotechnology</td>
<td>India has the 3rd largest biotech destination in the Asia-Pacific Region</td>
<td>150%</td>
</tr>
<tr>
<td>Capital Goods</td>
<td>Capital goods contribute 12% to the overall merchandise trade</td>
<td>12%</td>
</tr>
<tr>
<td>Chemicals</td>
<td>India is the world’s largest producer of chemicals in Asia by volume</td>
<td>16%</td>
</tr>
<tr>
<td>Defence Manufacturing</td>
<td>India has the 15th largest defence budget in the world</td>
<td>2.3%</td>
</tr>
<tr>
<td>Electronic Systems</td>
<td>India is one of the largest consumer electronics exporters in Asia-Pacific Region</td>
<td>26%</td>
</tr>
<tr>
<td>Food Processing</td>
<td>World’s largest milk-producing nation</td>
<td>32%</td>
</tr>
<tr>
<td>Gems &amp; Jewellery</td>
<td>India is the global leader in diamond polishing, with 95% market share</td>
<td>4.5%</td>
</tr>
<tr>
<td>Healthcare</td>
<td>Healthcare industry in India is projected to reach $110 billion by 2022</td>
<td>8%</td>
</tr>
<tr>
<td>IT &amp; BFM</td>
<td>India is the world’s largest BFM network</td>
<td>2.8%</td>
</tr>
<tr>
<td>Leather</td>
<td>India is the world’s 2nd largest footwear producer</td>
<td>4.4%</td>
</tr>
<tr>
<td>Media</td>
<td>India has the 3rd largest media and entertainment market in the world</td>
<td>11.8%</td>
</tr>
<tr>
<td>Metals &amp; Mining</td>
<td>Second-largest producer of steel globally</td>
<td>7.4%</td>
</tr>
<tr>
<td>Oil &amp; Gas</td>
<td>India is the 2nd largest refiner in Asia</td>
<td>2.3%</td>
</tr>
<tr>
<td>Bi-FSI – Fintech &amp; Financial Services</td>
<td>India has the second-largest FinTech ecosystem globally by volume</td>
<td>52%</td>
</tr>
</tbody>
</table>
## Setting up business in India

### Investment opportunities in states

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<thead>
<tr>
<th>State</th>
<th>Key Features</th>
<th>Key Figures</th>
</tr>
</thead>
<tbody>
<tr>
<td>Andhra Pradesh</td>
<td>Ranked #1 in Ease of Doing Business in India</td>
<td>$125.6 bn, 16% GDP growth rate, HRTY (2016-17), $2.233, 18.7% FDI inflows, Industries 2018-19</td>
</tr>
<tr>
<td>Chhattisgarh</td>
<td>3rd largest mineral producing state</td>
<td>$44.6 bn, 9.7% GDP growth rate, HRTY (2016-17), $1.385.7 Pre capita income, Current price (2016)</td>
</tr>
<tr>
<td>Gujarat</td>
<td>Highest number of operational ports and commercial cargo ports</td>
<td>$173.6 bn, 11.7% GDP growth rate, HRTY (2016-17), $2.333 Pre capita income, Current price (2016)</td>
</tr>
<tr>
<td>Jharkhand</td>
<td>Ranked #1 in Ease of Doing Business in India</td>
<td>$39.6 bn, 8.4% GDP growth rate YOY (2016-17), $966 Pre capita income, Current price (2016)</td>
</tr>
<tr>
<td>Karnataka</td>
<td>World's largest technology cluster in Bengaluru</td>
<td>$216 bn, 13.9% GDP growth rate, HRTY (2016-17), $2.961 Pre capita income, Current price (2016)</td>
</tr>
<tr>
<td>Madhya Pradesh</td>
<td>Largest producer of copper and diamonds in India</td>
<td>$115.7 bn, 11% GDP growth rate, HRTY (2016-17), $1.227 Pre capita income, Current price (2016)</td>
</tr>
<tr>
<td>Maharashtra</td>
<td>Home to the highest GDP in India</td>
<td>$287.4 bn, 10.6% GDP growth rate, HRTY (2016-17), $2.456 Pre capita income, Current price (2016)</td>
</tr>
<tr>
<td>Jammu &amp; Kashmir</td>
<td>Ranked #2 in the production of oranges in India</td>
<td>$128.6 bn, 11.6% GDP growth rate, HRTY (2016-17), $1.26 Pre capita income, Current price (2016)</td>
</tr>
<tr>
<td>Tamil Nadu</td>
<td>State with the 2nd highest GDP in India</td>
<td>$229.7 bn, 12.5% GDP growth rate, HRTY (2016-17), $2.284 Pre capita income, Current price (2016)</td>
</tr>
<tr>
<td>Telangana</td>
<td>Ranked #5 in Ease of Doing Business in India</td>
<td>$121.4 bn, 15% GDP growth rate, HRTY (2016-17), $2.696 Pre capita income, Current price (2016)</td>
</tr>
<tr>
<td>Uttar Pradesh</td>
<td>Largest producer of foodgrains in India</td>
<td>$215 bn, 12% GDP growth rate, HRTY (2016-17), $825 Pre capita income, Current price (2016)</td>
</tr>
<tr>
<td>West Bengal</td>
<td>Largest exporter of leather goods</td>
<td>$157 bn, 13% GDP growth rate, HRTY (2016-17), $1.420 Pre capita income, Current price (2016)</td>
</tr>
<tr>
<td>Odisha</td>
<td>Largest mineral producing state</td>
<td>$63.9 bn, 10.3% GDP growth rate, HRTY (2016-17), $1.244 Pre capita income, Current price (2016)</td>
</tr>
<tr>
<td>Kerala</td>
<td>Largest producer of rubber in India</td>
<td>$92 bn, 10.6% GDP growth rate, HRTY (2016-17), $2.425 Pre capita income, Current price (2016)</td>
</tr>
<tr>
<td>Haryana</td>
<td>Ranked #6 in Ease of Doing Business in India</td>
<td>$93 bn, 11.6% GDP growth rate, HRTY (2016-17), $3.025 Pre capita income, Current price (2016)</td>
</tr>
<tr>
<td>Chandigarh</td>
<td>One of the first planned cities in India</td>
<td>$4.8 bn, 9% GDP growth rate, HRTY (2016-17), $3.531 Pre capita income, Current price (2016)</td>
</tr>
<tr>
<td>Assam</td>
<td>World's largest tea-producing region</td>
<td>$37.9 bn, 11% GDP growth rate, HRTY (2016-17), $1.003 Pre capita income, Current price (2016)</td>
</tr>
<tr>
<td>Arunachal Pradesh</td>
<td>Largest hydropower potential in India (32,822 MW)</td>
<td>$3.6 bn, 10% GDP growth rate, HRTY (2016-17), $2.097 Pre capita income, Current price (2016)</td>
</tr>
</tbody>
</table>

*Click here for more states*
Setting up business in India

Commencing business in India by foreign Investor

Foreign Investor can commence business in India as:

- For carrying out EXIM, Research and project execution operations
- For carrying out manufacturing/services and other related business operations

- **Foreign Company**
  - Liaison Office: To represent parent company in India
  - Branch Office: To undertake activities such as Export, Import of goods; research, consultancy etc.
  - Project Office: Activities as per contract to execute project

- **Indian Company**
  - Joint Venture: JV / Wholly Owned Subsidiary as (i) Private Limited or (ii) Public Limited Company, s.t. Companies Act, 2013
  - Wholly Owned Subsidiary

- **Limited Liability Partnership**
  - LLP: Subject to provisions of LLP Act, 2008
  - FDI permitted under automatic route in LLPs operating in sectors/activities where 100% FDI is allowed, through the automatic route and there are no FDI-linked performance conditions

Registration process

- Incorporation of a company
- Incorporation of an LLP
- Incorporation of a foreign company
- Incorporation of a foreign bank

*Incorporate company in India s.t. sectoral caps and requisite approvals

**RBI guidelines regarding establishment of LO/BO/PO: https://rbi.org.in/Scripts/NotificationUser.aspx?id=10398&Mode=0. As per company law, a resident having PAN to be appointed for receiving notices in India for foreign company

***For detailed definitions, clarifications/exceptions, please refer to Consolidated FDI Policy, effective from August 28, 2017, Amendment to FDI policy in Jan 2018, DPIIT (Press Notes)

COVID-19: MCA has released ‘Company Affirmation of Readiness towards COVID-19’. Companies/LLPs are advised to use the service w.e.f 23rd March 2020 onwards at the earliest convenience. For further details please click here
Setting up business in India

Incorporation of Company: Overview

1. Check availability of name / registered trademark for incorporation of company
2. Reserve name of the proposed company through online service RUN on MCA website. Name can also be applied through SPICE+.
3. Obtain Digital Signature Certificate (DSC) for at least one proposed Director of the Company. DIN for proposed Directors can only be applied for through form SPICE+.
4. Filing of electronic Memorandum of Association (eMoA - INC 33) & Articles of Association (eAoA - INC 34) in SPICE+. For foreign subscribers physical MoA and AoA to be executed and attached.
5. Form INC 32 (SPICE+) to be duly filled and submitted to RoC for incorporation of company. PAN and TAN shall be auto generated based on details filed in the SPICE+ form.
6. Obtain certificate of incorporation (CoI). CIN, PAN & TAN numbers are allotted at the time of registration.
7. Certificate/Notarization
   - Spice+ upload & fee payment
   - Incorporation (CRC to verify)
   - Obtain CoI
8. A company having share capital is required to file a declaration of receipt of subscription amount and verification of registered office within 180 days of incorporation and prior to commencement of business.
9. State Registration Process as applicable

Note: Notarization & Apostilling / legalization of documents mandatory in case of foreign subscribers / Directors. Some registrations would be applicable based on state in which company is incorporating and nature of business activity.

*GSTIN, ESIC registration and EPFO registration may be obtained at the time of incorporation by filing AGILE form.
Setting up business in India

Incorporation as an LLP: Overview

Incorporation of Limited Liability Partnership (LLP) and Foreign LLP (FLLP)

1. Obtain class 2 or class 3 Digital Signature Certificate (DSC) for at least 1 designated partners of LLP
2. For a quick search on already existing names of LLP, a facility is provided by MCA to check list of similar/closely resembling names of existing companies/LLPs. Trademark is also to be checked.
3. Filing the proposed name of an LLP for approval from the Registrar of Companies through RUN – LLP and can also be done through FiLLiP.
4. FiLLiP is to be duly filled and submitted to RoC for incorporation of an LLP. For a Foreign LLP (FLLP) Form 27 is to be filed in and digitally signed by FLLP (DPIN must be obtained through FiLLiP).
5. Form 3 (Information with regard to LLP agreement and changes, if any made therein) to be filled within 30 days of incorporation of LLP.

Note: Some registrations would be applicable based on state in which company is incorporating and nature of business activity.

Any "defaulting LLP" is permitted to file belated documents, which were due for filing till 31st October, 2019 in accordance with the provisions of the Scheme. Refer to the LLP Settlement Agreement 2020 for further updates (PIB Notification). This scheme has come into force with effect from 1 April 2020 and shall remain in force up to 30 September 2020. Refer here for more information.
## Setting up business in India

### Foreign company incorporation process - LO/BO/PO

1. **Application (Form FNC)** to a AD Category 1 bank Form FNC along with supporting documents

2. Post evaluation and before approval - bank forwards a copy of the Form FNC along with the details of the approval proposed to be granted by it to RBI for allotment of Unique Identification Number (UIN) to each BO/LO

### Exception: RBI approval required in following cases:

(i) Applicant is a citizen of or is registered/incorporated in Pakistan;

(ii) Applicant is a citizen of or is registered/incorporated in Bangladesh, Sri Lanka, Afghanistan, Iran, China, Hong Kong or Macau and the application is for opening a BO/LO/PO in Jammu and Kashmir, North East region and Andaman and Nicobar Islands;

(iii) Principal business of the applicant falls in the four sectors namely Defence, Telecom, Private Security and Information and Broadcasting (s.t. certain relaxations) and

(iv) Applicant is a Non-Government Organization (NGO), a Non-Profit Organization, or a Body/ Agency/ Department of a foreign government.

### Exceptions - Foreign banks and insurance companies do not require UIN from forex department RBI

3. After receipt of the UIN from the Reserve Bank, the AD Category 1 bank issues the approval letter to the non-resident entity for establishing BO/LO in India

4. Inform designated AD Category 1 bank as to the date on which the BO/LO/PO has been set up - The bank in turn shall inform RBI

**Note**: In case the BO/LO/PO for which approval has been granted is not opened within 6 months from the date of the approval letter, the approval shall lapse. In cases where the non-resident entity is not able to open the office within the stipulated time frame due to reasons beyond its control, the AD Category-1 bank may consider granting extension of time for a further period of 6 months for setting up the office. Any further extension of time shall require the prior approval of RBI.
Setting up business in India

Foreign company incorporation process - LO/BO/PO

5. Applications for establishing a BO/LO in India by foreign banks and insurance companies will be directly received and examined by the Department of Banking Regulation, RBI, Central Office and IRDA, respectively. No UIN for such representative offices is required from the Foreign Exchange Department, Reserve Bank of India.

Note: There is a general permission to non-resident companies to establish POs in India, provided:

i. They have secured a contract from an Indian company to execute a project in India
ii. Project must have secured the necessary regulatory clearances;
iii. Project is funded directly by inward remittance from abroad; or the project is funded by a bilateral or multilateral International Financing Agency, or a company or entity in India awarding the contract has been granted Term Loan by a Public Financial Institution or a bank in India for the project

6. March 31 – Submit Annual Activity Certificate (AAC) to AD Category 1 Bank

Other Registrations
Applicants from Bangladesh, Sri Lanka, Afghanistan, Iran, China, Hong Kong, Macau or Pakistan desirous of opening BO/LO/PO in India shall have to register with the State Police authorities

• Registration with RoC if reqd. as per companies Act, 2013
• BO/LO to obtain PAN from Income Tax authorities

NOTE: Branches of Foreign Banks
Foreign banks do not require separate approval under FEMA, for opening branch office, however they require necessary approval under the provisions of the Banking Regulation Act, 1949, from Department of Banking Regulation, Reserve Bank.
Foreign company after being registered with the RBI ought to get itself registered with the Ministry of Corporate Affairs (MCA), for it to be registered as an establishment of a foreign company in India.

7. Necessary documents shall be filled with the Registrar of Companies (RoC) within 30 days of establishment.

**Note:** As per Section 380 of Companies Act, following documents shall be filled:

- Certified copy of the charter, statutes or memorandum and articles, of the company or other instrument constituting or defining the constitution of the company and, if the instrument is not in the English language, a certified translation thereof in the English language;
- Full address of the registered or principal office of the company;
- List of the directors and secretary of the company containing such particulars as prescribed under Rule 3.
- Name and address or the names and addresses of one or more persons resident in India authorised to accept on behalf of the company service of process and any notices or other documents required to be served on the company;
- Full address of the office of the company in India which is deemed to be its principal place of business in India;
- Particulars of opening and closing of a place of business in India on earlier occasion or occasions;
- Declaration that none of the directors of the company or the authorized representative in India has ever been convicted or debarred from formation of companies and management in India or abroad;
- Other Documents as may be prescribed.

8. Rule 3(3) of the Companies (Registration of Foreign Companies) Rules, 2014 requires application in **Form FC-1** to be supported with an attested copy of approval from the Reserve Bank of India under Foreign Exchange Management Act and the rules and regulations thereunder or a declaration from the authorised representative of such Foreign Company that no such approval is required.

Note: For more information on Foreign companies regulations as per companies act, refer chapter XXII - [http://www.mca.gov.in/MCASearch/search_table.html](http://www.mca.gov.in/MCASearch/search_table.html) (Sec 379–sec 393)
Foreign Bank

Licensing of New Banks in the Private Sector & “On Tap” licensing for new banks in Private sector

- Eligible Promoters:
  i. Individuals / professionals who are residents [as defined in FEMA Regulations, as amended from time to time] having 10 years of experience in banking and finance at a senior level.
  ii. Entities / groups in the private sector that are ‘owned and controlled by residents’ [as defined in FEMA Regulations, as amended from time to time] and have a successful track record for at least 10 years, provided that if such entity / group has total assets of ₹ 50 bn or more, the non-financial business of the group does not account for 40% or more in terms of total assets / in terms of gross income
  iii. Existing non-banking financial companies (NBFCs), that are ‘controlled by residents’ [as defined in FEMA Regulations, as amended from time to ame] and that have a successful track record for at least 10 years will be eligible to convert into a bank or promote a new bank

- Fit & Proper criteria: Entities / groups should have a past record of sound credentials and integrity, be financially sound with a successful track record of 10 years. For this purpose, RBI may seek feedback from other regulators and enforcement and investigative agencies.

NOHFC: The NOFHC shall be wholly owned by the Promoter / Promoter Group. The initial minimum paid-up voting equity capital for a bank shall be ₹5 billion. The NOFHC shall initially hold a minimum of 40 per cent of the paid-up voting equity capital of the bank which shall be locked in for a period of five years. At least 50% of the Directors of the NOFHC should be independent directors.

Foreign Shareholding in Bank: The aggregate non-resident shareholding in the new bank shall not exceed 49% in first 5 years.


COVID-19: SEBI has released several measures with reference to the COVID-19 outbreak. For further details please click here.
### Setting up business in India

#### Foreign company incorporation process - Setting up Foreign Bank branch in India (2/2)

<table>
<thead>
<tr>
<th>Foreign Bank</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Licensing of New Banks in the Private Sector &amp; “On Tap” licensing for new banks in Private sector</strong></td>
</tr>
</tbody>
</table>

**Application process**
- Applications shall be submitted in the prescribed form (Form III) as per Rule 11 of the Banking Regulation (Companies) Rules, 1949. The applicants should furnish the requisite information as per the Annex II.
- Applications for setting up banks in the private shall be made to Chief General Manager, Department of Banking Regulation, Reserve Bank of India, Central Office, 13th Floor, Central Office Building, Shahid Bhagat Singh Road, Mumbai-400001.
- The licensing window will be open on-tap. As such, applications in the prescribed form along with requisite information could be submitted to RBI at any point of time, as desired by the applicant.

**Procedure by RBI**
- Applications will be screened by RBI to assess the eligibility of the applicants vis-à-vis the criteria laid down in the guidelines.
- RBI may apply additional criteria to determine the suitability of applications, in addition to the ‘fit and proper’ criteria prescribed at paragraph 2 (B).
- The applications will be referred to a Standing External Advisory Committee (SEAC) to be set up by RBI. The SEAC will set up its own procedures for screening the applications. SEAC has right to call for more information as well as have discussions with any applicant/s and seek clarification and submit its recommendations to RBI for consideration.
- The Internal Screening Committee (ISC), consisting of the Governor and the Deputy Governors will examine all the applications and then submit its recommendations to the Committee of the Central Board (CCB) of RBI for the final decision to issue in-principle approval.
- The validity of the in-principle approval issued by RBI will be 18 months from the date of granting in-principle approval and would thereafter lapse automatically. Therefore, the bank will have to obtain the licence within a period of 18 months of granting the in-principle approval.

Note: The setting up of a wholly owned subsidiary by a foreign bank in India would require a specific approval from the RBI and the home country regulator of the bank. Accordingly, the foreign bank would have to make an application with their home country regulator and subsequently with RBI meeting the conditions prescribed by RBI for issuance of a banking license.
# Setting up business in India

## As a foreign company incorporation - LO/BO/PO (1/3)

<table>
<thead>
<tr>
<th>Foreign Company</th>
<th>Branch Office (BO)</th>
<th>Liaison Office (LO)</th>
<th>Project Office (PO)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Permitted activities</td>
<td>*BO can be set up by foreign companies. The permitted activities include export/import of goods; rendering professional or consultancy services; carrying out research work, in which the parent company is engaged; promoting technical or financial collaborations between Indian companies and parent or overseas group company; representing the parent company in India and acting as buying/selling agents in India; rendering services in information technology and development of software in India; rendering technical support to the products supplied by the parent/group companies and foreign airline/shipping company.</td>
<td>LO can not undertake any commercial activity and acts as a channel of communication between the principal place of business or head office and entities in India. Its role is limited to collecting information about possible market opportunities and providing information about the company and its products to prospective Indian customers. It can promote export/import from/to India and also facilitate technical/financial collaboration between parent company and companies in India. It cannot earn any income in India.</td>
<td>*PO can be set up to execute specific projects in India and cannot undertake or carry on any activity other than the activity relating and incidental to execution of the project.</td>
</tr>
</tbody>
</table>

There is a general permission to non-resident companies for establishing BO in the Special Economic Zones (SEZs) to undertake manufacturing and service activities subject to:

- BOs are functioning in those sectors where 100% FDI is permitted
- BOs comply with Chapter XXII of the Companies Act, 2013
- BOs function on a stand-alone basis

*Activities listed by RBI are only allowed to be undertaken*
# Setting up business in India

## As a foreign company incorporation - LO/BO/PO

<table>
<thead>
<tr>
<th>Foreign Company</th>
<th>Branch Office (BO)</th>
<th>Liaison Office (LO)</th>
<th>Project Office (PO)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Eligibility</strong></td>
<td>Profit making track record during the immediately preceding five financial years in the home country and net worth of not less than USD 100,000 or its equivalent</td>
<td>Profit making track record during the immediately preceding three financial years in the home country and net worth of not less than USD 50,000 or its equivalent.</td>
<td>Does not apply</td>
</tr>
<tr>
<td><strong>Validity</strong></td>
<td>Does not apply</td>
<td>Generally for 3 years *except in the case of NBFCs and those entities engaged in construction and development sectors, for whom the validity period is two years only</td>
<td>As per the tenure of the project</td>
</tr>
<tr>
<td><strong>Remittance</strong></td>
<td>Permitted to remit profits net of applicable taxes and on submission of requisite documents</td>
<td>Does not apply</td>
<td>Intermittent remittances by companies pending winding up permitted s.t. satisfaction of AD Category 1 bank</td>
</tr>
</tbody>
</table>

*Note* - An applicant that is not financially sound and is a subsidiary of another company may submit a Letter of Comfort (LOC) (Annex A) from its parent/group company, subject to the condition that the parent/group company satisfies the prescribed criteria for net worth and profit.
# Setting up business in India

## As a foreign company incorporation - LO/BO/PO

<table>
<thead>
<tr>
<th>Foreign Company</th>
<th>Branch Office (BO)</th>
<th>Liaison Office (LO)</th>
<th>Project Office (PO)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Legal</td>
<td>*BO is set-up for carrying activities in the course of the business.</td>
<td>Represents the parent company and acts only as a communication channel of the foreign parent company.</td>
<td>A PO is generally set-up for specific projects</td>
</tr>
<tr>
<td>Income Tax Rate</td>
<td><strong>Liable to tax on income earned in India @ 40%</strong></td>
<td>An LO is not subject to tax in India, since it is not permitted to undertake any business activity.</td>
<td><strong>Liable to tax on income earned in India @ 40%</strong></td>
</tr>
<tr>
<td>Repatriation of accumulated profits</td>
<td>A BO is permitted to remit post-tax profits outside India upon fulfilling procedural compliances.</td>
<td>Not applicable as LO is not permitted to undertake any business activity.</td>
<td>A PO is permitted to remit post-tax profits outside India upon fulfilling procedural compliances.</td>
</tr>
<tr>
<td>Ease of Exit</td>
<td>Prior approval of AD Bank and ROC authorities is required.</td>
<td>Prior approval of AD Bank and ROC authorities is required.</td>
<td>Prior approval of AD Bank and ROC authorities is required.</td>
</tr>
</tbody>
</table>

**Note**: An applicant that is not financially sound and is a subsidiary of another company may submit a Letter of Comfort (LOC) (Annex A) from its parent/group company, subject to the condition that the parent/group company satisfies the prescribed criteria for net worth and profit.

*BOs are permitted to represent the parent company and undertake activities, such as export/import of goods, rendering professional services, carrying out research work, etc. in India.

** Rates mentioned above needs to be increased by applicable surcharge rate as well as by health and education cess of 4%
## Setting up business in India

### Processes/compliances

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<th>Starting/registering a unit</th>
<th>Pre-commissioning phase</th>
<th>Post-commissioning phase</th>
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<td>Registering / categorization of unit in State</td>
<td>Acquisition of Land</td>
<td>Consent to operate</td>
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<tr>
<td>Digital Signature Certificate (DSC) for proposed Directors</td>
<td>Approval for State Incentives (Optional)</td>
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<td>Power</td>
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<td>Verification of documents</td>
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<td>Consent to establish</td>
<td>Authorization for hazardous waste</td>
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<tr>
<td>Consent to establish &amp; operate</td>
<td></td>
<td>Factory Layout Plan Approval</td>
<td>Professional Tax Registration</td>
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<tr>
<td>Obtain Permanent Account Number (PAN)</td>
<td></td>
<td>Registration of Boilers</td>
<td>Shops &amp; Establishment Act</td>
</tr>
<tr>
<td>Registration for Tax Account Number (TAN)</td>
<td></td>
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<tr>
<td>Registration of GST</td>
<td></td>
<td>Registration under Contract Labour Act 1970</td>
<td>Employer Registration with EPFO</td>
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<td></td>
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<td>Registration under BOCW Act</td>
<td>Trademark/ Brand Registration</td>
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<tr>
<td></td>
<td></td>
<td>Power for construction</td>
<td>Importer Exporter Code (IEC)</td>
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<tr>
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<td>Provisional Fire Approval</td>
<td>Customs- Special Valuation Branch</td>
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<tr>
<td></td>
<td></td>
<td>Approval for lifts &amp; Escalator</td>
<td>Grant for Bureau of Indian Standards (BIS) License</td>
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<tr>
<td></td>
<td></td>
<td></td>
<td>Quality Marking Certificate</td>
</tr>
</tbody>
</table>
Setting up business in India

Processes/compliances - Setting up legal existence of the entity (1/3)

Obtain Director Identification Number (DIN)

DIN is a unique identification number issued by the Ministry of Corporate Affairs (MCA), for a designated partner of an existing LLP or a person intending to become a director of a company.

DIN can be obtained by filing application Form DIR-3 online

All designated partners of the proposed LLP shall obtain “Designated Partner Identification Number (DPIN) / Director Identification Number (DIN)” through FillIP & proposed company through SPICE/SPICE+ (if DIN is not available)

Note – Application for DIN (for a person proposed to be appointed as a Director of existing company or Designated Partner of existing LLP) to be filed in Form DIR-3. Change in particulars to be intimated in Form DIR-6 within 30 days

Digital Signature Certificate (DSC) for proposed ‘Directors’ and ‘Designated Partners’

DSC can be obtained by approaching Certifying Authorities (CAs) with original supporting documents and self-attested copies

A licensed Certifying Authority (CA) issues the digital signature. Certifying Authority (CA) means a person who has been granted a license to issue a digital signature certificate under Section 24 of the Indian IT-Act 2000

Approval for proposed Company/LLP Name

For LLP name search facility (of existing companies / LLPs) is available on MCA portal. The system will provide the list of similar/closely resembling names of existing companies/LLPs based on the search criteria filled up.

For reservation of name of the of an LLP, RUN LLP to be filed. The applicant must file RUN with the Central Registration Center (CRC), India for approval of name of a company.

The name reserved for company shall be available for adoption of name for a period of 20 days. In case of laps of the said period, fresh approval needs to be taken through RUN. For LLP, name is reserved for 3 months. In case of change of name of company, the reserved name is available for 60 days.

Note: The name of an LLP or company can be obtained while filing form FillIP or Form SPICE/SPICE+ as well.
Setting up business in India

Processes/compliances - Setting up legal existence of the entity (2/3)

**Finalization of supporting documents**
Filing of electronic Memorandum of Association (eMoA-INC 33) & Articles of Association (eAoA-INC 34)
Payment of stamp duty/ filing fees.
In case of foreign subscribers physical MOA and AOA is to be filled in

**Filing of e-forms with CRC**
\[\text{SPICE}^{+}\] is duly filled and submitted to CRC for incorporation of a company
MCA Form FillIP for LLP would be required.
Form 27 is required for Foreign LLP (FLLP).

**Verification of documents**
After payment of all fees & stamp duties, CRC scrutinizes all forms and may suggest changes in forms and/or attachments

**Certificate of incorporation**
Issue of Certificate of Incorporation by CRC- Once all the Forms are duly approved by CRC, the digitally signed “Certificate of Incorporation” is issued.

In Case of LLP, LLP agreement is required to be signed and submitted to ROC within 30 days of incorporation of LLP. Form for filing LLP agreement is Form 3.

Once the Incorporation Certificate is received, LLP can start its operations.

A company having share capital is required to file a declaration of receipt of subscription amount and verification of registered office within 180 days of incorporation and prior to commencement of business.
Setting up business in India

Processes/compliances - Setting up legal existence of the entity (3/3)

<table>
<thead>
<tr>
<th>Obtain Permanent Account Number (PAN)</th>
<th>Registration for Tax Account Number (TAN)</th>
<th>GST Registration</th>
</tr>
</thead>
<tbody>
<tr>
<td>PAN number shall be allotted based on the information filled in Form SPICE/SPICE+ at the time of incorporation of a company.</td>
<td>TAN number shall be allotted based on the information filled in Form SPICE/SPICE+ at the time of incorporation of a company.</td>
<td>Any business can get registered under GST by applying via the GST Online Portal or at GST Seva Kendra set up by the Government of India. Fill Form-part A (PAN, Mobile and email id. The portal verifies your detail via OTP. Upload the document as per business type. Fill Form-part B using the received number through OTP. Application reference number shall be received via mobile/ email. The GST officer verifies your application/document. In case more information/documents are asked through Form GST-REG-03 details have to be shared through Form GST-REG-04 within 7 working days. GST officer approves application and GSTIN within 7 working days</td>
</tr>
</tbody>
</table>

Note: PAN & TAN are not allotted to LLPs on incorporation
Setting up business in India

Processes/compliances - Starting/registering a unit (1/2)

For starting a manufacturing unit in any state, the first step for the company is to register themselves as MSME or Mega or Large Projects. The criteria to categorise a unit into MSME or Mega Project or Ultra Mega Project is defined in respective industrial policies of states. This would benefit the units to apply for various incentives available under state government Policies/ Scheme in addition to other specific policies.

Approval for State Incentives (Optional)

Apply for state government incentives/ customised package scheme for Mega projects as per state policies (Optional)

IEM Registration

All industrial undertakings exempt from the requirements of industrial licensing, including existing units undertaking substantial expansion, are required to file information in the prescribed form for Industrial Entrepreneurs Memorandum (IEM), i.e. “Form IEM”, with the Secretariat of Industrial Assistance (SIA), Department for Promotion of Industry and Internal Trade (DPIIT), Government of India, and obtain an acknowledgement. No further approval is required.

Applicable only when investment exceeds INR 10 cr in plant and machinery (Part A: Start of construction & Part B: Before starting production)
Setting up business in India

Processes/compliances - Starting/registering a unit (2/2)

EM/ MSME Registration

Rule
MSME Registration is an optional registration under the MSMED Act that provides Micro, Small and Medium sized enterprises with a host of benefits and access to subsidies and schemes.
*MSME definition has been changed as per new orders by Cabinet Committee on Economic Affairs (CCEA)

MSME Criteria
Industries are categorized into manufacturing & service enterprises:

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<tr>
<th>Enterprise</th>
<th>Manufacturing sector</th>
<th>Service sector</th>
</tr>
</thead>
<tbody>
<tr>
<td>Micro</td>
<td>Investment in plant &amp; machinery</td>
<td>Investment equipment</td>
</tr>
<tr>
<td></td>
<td>Does not exceed 25 lakhs</td>
<td>Does not exceed 10 lakhs</td>
</tr>
<tr>
<td>Small</td>
<td>More than 25 lakhs but does not exceed 5 crores</td>
<td>More than 10 lakhs but does not exceed 2 crores</td>
</tr>
<tr>
<td>Medium</td>
<td>More than 5 crores but does not exceed 10 crores</td>
<td>More than 2 crores but does not exceed 5 crores</td>
</tr>
</tbody>
</table>

Guidelines

MSME can be registered by filling Udyog Aadhaar Memorandum (UAM). It is a 12 digit Aadhaar number allotted to MSME by DIC.

The UAM Registration can be done online by individuals themselves in case they have an Aadhaar number. However, all exceptional cases, including those not having an Aadhaar number, can still file UAM in offline mode (i.e. on paper form) with the General Manager (GM) of the concerned District Industries Centre (DIC).

Articles not covered under the MSMED Act 2006 for registration of Udyog Aadhaar Memorandum are listed in the link.

A unit can apply for PRC for any item that does not require industrial license, i.e. items listed in Schedule-III and items not listed in Schedule-I or Schedule-II of the licencing Exemption Notification. Units employing less than 50/100 workers with/without power can apply for registration even for those items in Schedule-II. Once the unit commences production, it has to apply for permanent registration on the prescribed form.

EM/ MSME Registration

*with effect from 1 July 2020. Refer to this PIB notification 1 and notification 2 for further details

Note: Government has also launched the technology platform CHAMPIONS for handholding MSMEs
Setting up business in India

Processes/compliances – Pre-Commissioning Phase (1/5)

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</thead>
<tbody>
<tr>
<td>Application to respective State DI/ State Industrial Development Corporation (SIDC)/ Infrastructure Corporation/ Small Scale Industrial Development Corporation (SSIDC)</td>
<td>Application for environment clearance (EC) need to be made at the <a href="https://example.com">online platform</a> by MoEF. Proposals requiring EC clearance under EIA notification 2006. Proposals requiring only CRZ Clearance under CRZ Notification 2014. Proposals requiring both clearances i.e. EC clearance (Category A and Category B both) under EIA notification 2006 and CRZ Clearance under CRZ notification 2011</td>
<td>Applicable in case the industry is located outside an industrial area</td>
</tr>
</tbody>
</table>
| Environment Clearance is 2 stage process. Stage 1- Grant of ToR (If, after accepting category A or category B proposals, Ministry/SEI/AA do not take any decision within one month, then, Standard TOR is accorded automatically to the proposal. Stage 2- Grant EC - TOR accorded proposals, Proposals without TOR | Concerned departments:  
► State Directorate of Industries (DI)  
► Department of Town and Country Planning  
► Local authority/ District Collector |
Application to State Pollution Boards before commencement of construction activities and production activities under Water Act and Air Act for Consent to Establish and CTO respectively is to be made.

There are 4 categories of industries:-
- Red – Industries having pollution index score of 60 and above
- Orange- Industries having pollution index score of 41 to 59
- Green - Industries having pollution index score of 21 to 40
- White- Industries having pollution index score up to 20

Note: The approval is granted by state and compliance procedure may vary from state to state.

Industrial licenses are regulated by the IDRA, 1951 Act, and are approved by the Secretarial of Industrial Assistance (SIA) on the recommendation of the licensing committee.

Businesses planning to establish industries to produce any of the following items in India must obtain a compulsory license:
- Distillation and brewing of alcoholic drinks;
- Cigars and cigarettes of tobacco and manufactured tobacco substitutes;
- Electronics and aerospace and defence equipment;
- Industrial explosives including detonating fuses, safety fuses, gun powder, nitrocellulose and matches; and
- Hazardous chemicals including items hazardous to human safety and health and thus fall for mandatory licensing.

Consent to establish is required from Environment and pollution control board for starting the building construction activity of the unit. An application is to be made to concerned bodies at the state pollution board and central level for environment clearance.

Form IL
As per The Factories Act 1948, the applicant needs to submit the plans of any class/ description of factories to the Chief inspector or the State Govt. If no order is communicated to the applicant within 3 months from the date on which the application was submitted, the permission shall be deemed to have granted.

Where the State Govt. or Chief Inspector refuses to grant permission to the site, construction or extension of a factory or to registration/ licensing of a factory, the applicant may within 30 days of date of such refusal, appeal to the Central Govt. if the decision appealed from was of the State Govt. and to the State Govt. in any other case.

Under the Factory Act, 1948 approval for Factory Layout Plan is required. It is usually granted by the Labour’s Department of each state however the competent authority may vary from state to state.

The approval is granted within 60 days for chemical factory and 45 days for other factories subject to the specific criteria met by the competent authority of the state.

The layout plan approved is non-transferrable.
## Setting up business in India

### Processes/compliances – Pre-Commissioning Phase (4/5)

<table>
<thead>
<tr>
<th><strong>Registration of Boilers</strong></th>
<th><strong>Building Plan Approval</strong></th>
<th><strong>Registration under Contract Labour Act 1970</strong></th>
<th><strong>Registration under BOCW Act</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>As per the Boiler Act 1923, registration of Boiler is mandatory compliance. Permission for registration is granted post successful inspection. Provisional registration is granted by the competent authority for the period of 6 months, within which the final inspection (upon request) is undertaken. For further details and form link to be referred</td>
<td>An approval from development authority/ local nodal authority for sanction of building plans/ building permit under the provisions of Building Byelaws, Master plan and Local Body Acts. The Building approval comprises of the building plan and the layout approval for the construction of the building. The applicant has to get approval of layout plan from concerned authorities before starting construction of. Intimation of Disapproval or IOD basically states conditions that needs to be complied with during different phases of Under Construction Project. Post this the applicant received commence certificate to commence construction</td>
<td>Under the Contract Labour (Regulation and Abolition) Act, 1970 approval required. It is usually granted by the Labour’s Department of each state however the competent authority may vary from state to state. The approval is granted within 30 days subject to the specific criteria met by the competent authority of the state</td>
<td>Under the Building and other Construction Workers Act, 1996 approval required during pre and post commissioning stage. It is usually granted by the Labour’s Department of each state however the competent authority may vary from state to state. The approval is granted within 30 days subject to the specific criteria met by the competent authority of the state</td>
</tr>
</tbody>
</table>
Setting up business in India

Processes/compliances – Pre-Commissioning Phase (5/5)

- **Power for construction**
  Application to State Electricity Distribution Company for sanction of power supply for low tension (LT), high tension (HT), or Extra High Tension connection as applicable during the construction phase.

- **Provisional Fire Approval**
  Provisional Fire Safety Approval from State Fire and Safety department.

- **Approval for lifts & Escalator**
  Lift and escalator approval needs to be obtained from local state authority. Approval is given for installation and operation is accorded separately.
### Setting up business in India

**Processes/compliances – Post-Commissioning Phase (1/5)**

<table>
<thead>
<tr>
<th>Consent to operate</th>
<th>Building Completion certificate</th>
<th>Final Fire Approval</th>
<th>Water Connection</th>
</tr>
</thead>
<tbody>
<tr>
<td>Consent to operate is obtained from Pollution control board of the respective states. It is required in both pre-commissioning stage. It is subject to renewal from time to time.</td>
<td>A completion certification (CC) is a critical and mandatory legal document that a builder should obtain from Application to Town and Country Planning, or Local municipality, development authority or agricultural department or other local bodies such as Nagar Nigam or Gram Panchayat as applicable) with plan, scrutiny fees and land allotment copy. After the completion of a project, the local authority inspects and evaluates the premise against the approved building plan and awards the completion certificate, if all the rules are satisfied.</td>
<td>Final Fire approval needs to be taken by local state authority.</td>
<td>State Industrial Development Corporations for approval for water connections; to State Industrial Promotion Boards (where applicable) where source of water is river/ canal/ dam; and to Central Ground Water Commission in case of ground water extraction.</td>
</tr>
</tbody>
</table>

---

A completion certification (CC) is a critical and mandatory legal document that a builder should obtain from Application to Town and Country Planning, or Local municipality, development authority or agricultural department or other local bodies such as Nagar Nigam or Gram Panchayat as applicable) with plan, scrutiny fees and land allotment copy. After the completion of a project, the local authority inspects and evaluates the premise against the approved building plan and awards the completion certificate, if all the rules are satisfied.
### Setting up business in India

#### Processes/compliances – Post-Commissioning Phase (2/5)

<table>
<thead>
<tr>
<th>Power</th>
<th>Authorization for hazardous waste</th>
<th>Professional Tax Registration</th>
<th>Central Excise Registration</th>
</tr>
</thead>
<tbody>
<tr>
<td>Application to State Electricity Distribution Company for sanction of power supply for low tension (LT), high tension (HT), or Extra High Tension connection as applicable</td>
<td>Application to State Pollution Control Boards for Collection/ Reception/ Treatment/ Transport/ Storage and Disposal of Hazardous waste</td>
<td>According to section 5 of the Profession Tax Act, every employer (not being an officer of the government) is liable to pay tax and shall obtain a certificate of registration from the prescribed authority. The company is required to apply in Form I to the registering authority.</td>
<td>The application for registration is to be filed with the Superintendent of Central Excise having jurisdiction over the premises in respect whereof the registration is to be obtained. Note – Applicability of Excise is for liquor and petroleum based units</td>
</tr>
</tbody>
</table>
Employees' State Insurance Corporation (ESIC) provides monetary and medical benefits to Employees in case of sickness, maternity and employment injury and to make provisions for related matters.

Form 01 should be used by employers to register with ESIC.

Shops & Establishment Act

Registration under Shop & Establishment is provided by state government.

Employee Registration with ESIC

Employees' State Insurance Corporation (ESIC) provides monetary and medical benefits to Employees in case of sickness, maternity and employment injury and to make provisions for related matters. Form 01 should be used by employers to register with ESIC.
<table>
<thead>
<tr>
<th><strong>Setting up business in India</strong></th>
<th>Processes/compliances – Post-Commissioning Phase (4/5)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Employer Registration with EPFO</strong></td>
<td>The Employees' Provident Fund Organization (EPFO) provides social security benefits to Employees of establishments on which the Employees' Provident Fund and Miscellaneous Provisions Act 1952. Online registration for EPFO can be done through <a href="#">link</a>.</td>
</tr>
<tr>
<td><strong>Trademark/ Brand Registration</strong></td>
<td>Trademark registration provides legal right of exclusivity for the use of mark to the owner of the mark. Trademark registration involves multiple steps. A step by step guide for registration of trademark is detailed at <a href="#">link</a>.</td>
</tr>
<tr>
<td><strong>Importer Exporter Code (IEC)</strong></td>
<td>Import Export (IE) Code is a registration required for persons importing or exporting goods and services from India. IE Code is issued by the Directorate General of Foreign Trade (DGFT), Ministry of Commerce and Industries, Government of India. IE Codes when issued can be used by the entity throughout its existence and doesn't require any renewal or filing. <a href="#">IE Code application</a> must be made to the Directorate General of Foreign Trade along with the necessary supporting documents.</td>
</tr>
<tr>
<td><strong>Customs- Special Valuation Branch</strong></td>
<td>Special Valuation Branch (&quot;SVB&quot;) is a branch of the Custom House that specializes in investigating the transactions involving relationship between the supplier and the importer. The detailed working and functions of the branch can be accessed at <a href="#">link</a>.</td>
</tr>
</tbody>
</table>
Applicant has to submit application in the prescribed Form and Self Evaluation-cum-Verification Report (Annexure-II) along with prescribed documents and original Test Reports for considering grant of license under Product Certification Scheme of BIS.

List of products that mandatory require BIS license are listed in Annexure-I.

Quality Marking Certificate are provided by Quality Marking Centre of the State Government.
Taxability in India

Applicable taxation for business establishments

Over the last few years, the government of India (GoI) and various State (provincial) Governments have undertaken various policy reforms and process simplification towards great predictability, fairness & automation. This has consequently, lead to India's meteoric rise to the top 100 in the World Bank's Ease of Doing Business (EoDB) ranking in 2017.

Key Features of India's taxation System: Taxes in India are levied by the Central Government and the State Governments. Some minor taxes are also levied by the local authorities such as the Municipality and Local Government.

A resident company is taxed on its worldwide income. A non-resident company is taxed only on income that is received in India, or that accrues or arises, or is deemed to accrue or arise, in India. Company whether Indian or foreign is liable to taxation, under the Income Tax Act,1961. Corporation tax is a tax which is levied on the incomes of registered companies and corporations. Taxes In India are primarily into 2 categories- Direct and Indirect Tax.

Note: For detailed information, please refer to Taxation in India page (https://www.investindia.gov.in/taxation)
Direct Tax

Individual Residential Status & Taxability in India

**Primary Conditions to check whether NR or Resident**

- In India ≥ 182 days in financial year (1 April to 31 March)
- In India ≥ 60 days in the financial year and ≥ 365 preceding 4 Fys

**Secondary Conditions to be checked when “Resident”, to decipher whether ROR or RNOR.**

- NR in India in 9 out of 10 preceding Fys
- In India for < or ≥ 729 days in preceding 7 years

**Income Taxable?**

- **NR (Non-Resident)**
  - Indian income: Yes
  - Foreign income: No

- **RNOR (Resident but not ordinarily Resident)**
  - Indian income: Yes (Business in India)
  - Foreign income: No (Business controlled outside India)

- **ROR (Resident & ordinarily Resident)**
  - Indian income: Yes
## Direct Tax

**Taxation rates for individuals**

<table>
<thead>
<tr>
<th>Tax Rate</th>
<th>Income (INR)</th>
<th>Income (USD)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Exempt</td>
<td>INR 0 – 2.5 Lakh</td>
<td>$0 – $3,370.41</td>
</tr>
<tr>
<td>5%</td>
<td>INR 2.5 Lakh – INR 5.0 Lakh</td>
<td>$3,370.41 – $6,740.81</td>
</tr>
<tr>
<td>10%</td>
<td>INR 5.0 Lakh - INR 7.5 Lakh</td>
<td>$6,740.81 – $10,111.22</td>
</tr>
<tr>
<td>15%</td>
<td>INR 7.5 Lakh – INR 10 Lakh</td>
<td>$10,111.22 – $13,481.63</td>
</tr>
<tr>
<td>20%</td>
<td>INR 10 Lakh – INR 12.5 Lakh</td>
<td>$13,481.63 – $16,852.04</td>
</tr>
<tr>
<td>25%</td>
<td>INR 12.5 Lakh – INR 15 Lakh</td>
<td>$16,852.04 – $20,222.44</td>
</tr>
<tr>
<td>30%</td>
<td>Above INR 15 Lakh</td>
<td>Above $20,222.44</td>
</tr>
</tbody>
</table>

**Budget 2021-22 highlights:**

- Introduced ‘Faceless Assessment and Faceless Appeal’ to simplify the tax administration, ease compliance, and reduce litigation
- Dividend Distribution Tax (DDT) has been abolished in order to incentivise investment
- Government came out with the ‘Direct Tax Vivad Se Vishwas Scheme’ to give taxpayers an opportunity to settle long pending disputes and be relieved of further strain on their time and resources (over 1 lakh ten thousand taxpayers have already opted to settle tax disputes of over INR 85,000 crores under this Scheme)
- To further incentivise digital transactions and reduce compliance burden, it was proposed to increase the limit for tax audit (earlier INR 5 crore), the limit has been further increased from INR 5 crore to INR 10 crore of annual turnover (provided 95% of their transactions are carried out digitally)

Please visit the [microsite](#) for sector wise budget highlights. Moreover, refer the [budget document](#) for more details.
## Direct Tax

### Corporate Residential Status & Taxability in India

<table>
<thead>
<tr>
<th>Resident/ Domestic Companies</th>
<th>Resident/ Domestic Firm/ LLP/ Others</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Companies incorporated in India</td>
<td>• Control and Management of its affair is situated (wholly or partially) in India</td>
</tr>
<tr>
<td>• Foreign Companies having Place of effective Management in India</td>
<td></td>
</tr>
</tbody>
</table>

### Income Taxable ?

<table>
<thead>
<tr>
<th>Domestic Company</th>
<th>Global Income</th>
</tr>
</thead>
<tbody>
<tr>
<td>Foreign Company</td>
<td>Income earned within India (Being accrued or received in India)</td>
</tr>
</tbody>
</table>
# Direct Tax

## Taxation rates for Corporates

### Domestic Company

<table>
<thead>
<tr>
<th>Nature</th>
<th>*Effective Tax Rates w/o option</th>
<th>#Option for reduced tax rates</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total turnover or gross receipts &lt; INR4 b during FY 2017-18 or new manufacturing companies incorporated between 1/3/16 and 30/09/19</td>
<td>25% (26% ETR) 25% (27.82% ETR) 25% (29.12% ETR)</td>
<td>22% (25.17% ETR)</td>
</tr>
<tr>
<td>• Income &lt; INR 10 Mn</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Income &gt; INR 10 Mn but &lt; INR 100 mn</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Income &lt; INR 100 Mn</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

(Domestic companies may opt for concessional tax rate provided they do not avail specified deductions or incentives)

Optional tax rate for new manufacturing companies incorporated on or after 1/10/19

(New manufacturing companies established and registered on or after 1 October 2019 and commencing manufacturing up to 31 March 2023 without availing specified deductions or incentives (optional regime))

<table>
<thead>
<tr>
<th>Nature</th>
<th>Effective Tax Rates w/o option</th>
<th>#Option for reduced tax rates</th>
</tr>
</thead>
<tbody>
<tr>
<td>Optional tax rate for new manufacturing companies incorporated on or after 1/10/19</td>
<td>-same as above-</td>
<td>15% (17.16% ETR)</td>
</tr>
</tbody>
</table>

Other Domestic Company

<table>
<thead>
<tr>
<th>Nature</th>
<th>Effective Tax Rates w/o option</th>
<th>#Option for reduced tax rates</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Income &lt; INR 10 Mn</td>
<td>30% (31.2% ETR) 30% (33.38% ETR) 30% (34.94% ETR)</td>
<td>22% (25.17% ETR)</td>
</tr>
<tr>
<td>• Income &gt; INR 10 Mn but &lt; INR 100 mn</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Income &lt; INR 100 Mn</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### Firms (including LLP) – 30%

(Surcharge and Cess applicable for Assessment Year 2019-20 and Assessment Year 2020-21)

### Foreign Company – 40%

(Surcharge and Cess applicable for Assessment Year 2019-20 and Assessment Year 2020-21)

* Effective tax rates (ETR) includes surcharge @ 7%/12% and cess @ 4%

# 1. Option once exercised cannot be withdrawn
# 2. No MAT liability
# 3. No exemptions/incentives to be availed
Goods and Services Tax (GST) is a unified indirect tax across the country on products and services. It is levied on manufacture, sale and consumption. It is a destination based consumption tax.

- The GST, dual in nature is comprehensive, multi stage tax, levied by both the Centre and State. The Central GST (CGST) is levied on intra state supply of goods and/ or services by the Central Government and State GST (SGST) is levied by State governments.
- Integrated GST (IGST) is levied and administered by the Centre on every inter-state supply of goods and services.
- Import of goods or services is treated as inter-state supplies and is subject to IGST in addition to Basic Custom duty.
- CGST, SGST and IGST is levied at uniform rates, mutually agreed upon by the Centre and the States under the aegis of the GST Council (GSTC).
- All goods and services are covered under GST except alcohol for human consumption and specified petroleum products.

Old Regime

- Custom Duty
- Central Excise Duty (CENVAT)
- Additional Excise Duties and the Excise Duty levied under the Medicinal and Toiletries Preparations Act, 1955
- Service Tax
- Additional Customs Duty (CVD)
- Special Additional Duty of Customs (SAD)
- Surcharges and Cesses levied by the Centre
- Central Sales Tax

State Taxes

- VAT/ sales tax
- Octroi and Entry Tax
- Purchase Tax
- Luxury tax
- Taxes on lottery, gambling and betting
- Entertainment tax (unless levied by the local bodies)
- Surcharges & State Cesses (related to the supply of goods and services)

Assessment and filing on GST Network (GSTN)

GST Regime*

- Custom duty
- Central GST
- Integrated GST
- State GST/ Union Territory GST

*Cess as may be applicable
Winding up business establishment

Voluntary liquidation (companies under Insolvency & Bankruptcy Code (IBC)) (1/2)

1. Prepare declaration of solvency and hold board meeting
2. Obtain shareholders, creditors approval & appoint liquidator
3. Public notice inviting claims
4. Intimate Statutory authorities and banker
5. Submit preliminary report on verification of claims by liquidator
6. Realise assets, discharge liabilities and repatriate funds if any
7. Filing application for winding up
8. NCLT to pass dissolution order

For details w.r.t winding up, refer:

LLP: Section 63, 64 and 65 of LLP Act 2008: [http://www.mca.gov.in/MinistryV2/lpact.html](http://www.mca.gov.in/MinistryV2/lpact.html)
For details w.r.t winding up, refer:


**LLP**: Section 63, 64 and 65 of LLP Act 2008: [http://www.mca.gov.in/MinistryV2/llpact.html](http://www.mca.gov.in/MinistryV2/llpact.html)


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**Winding up business establishment**

**Strike off under Companies Act (2/2)**

Governed by Companies Act 2013 and Companies (Removal of Name of Companies from the Register of Companies) Rules, 2016

Provides an opportunity for defunct companies to get their names removed from the Register of Members in a time-bound manner, subject to certain conditions

<table>
<thead>
<tr>
<th>Pre-requisites and Key Considerations</th>
<th>Key Milestones</th>
</tr>
</thead>
<tbody>
<tr>
<td>► “NIL” assets and “NIL” liabilities may apply for strike-off subject to following:</td>
<td>► Pass a Board resolution and hold general meeting to pass a special resolution</td>
</tr>
<tr>
<td>► Not commenced business within 1 year of incorporation; or</td>
<td>► Obtain No objection certificate from applicable regulators, if any</td>
</tr>
<tr>
<td>► Not carrying on any business or operation for 2 immediately preceding financial years</td>
<td>► Prepare statement of accounts close to the tentative date of application</td>
</tr>
<tr>
<td>► No pending prosecution or compounding application</td>
<td>► File the application for strike-off along with necessary affidavits, bonds, declarations, statement of accounts</td>
</tr>
<tr>
<td>► All Directors to sign an Indemnity Bond against all lawful claims, losses, liabilities that may arise even after striking-off</td>
<td>► RoC to issue a public notice inviting objections and also intimate the Income tax Department</td>
</tr>
<tr>
<td>► Any aggrieved person may make an application within 20 years of the strike off for revival of the Company</td>
<td>► RoC to pass an order for strike off on verification of documents</td>
</tr>
</tbody>
</table>

The strike off process is complete on publication of the entity name in the Official Gazette – it takes tentative 6-9 months
## Institutional framework

### Governing Bodies for business establishment

The work of granting government approval for foreign investment under the extant FDI Policy and FEMA Regulations, shall be entrusted to the **concerned Administrative Ministries/Departments** as listed below:

<table>
<thead>
<tr>
<th>S. No</th>
<th>Sector/ activity</th>
<th>Administrative Ministry/ Department</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Mining</td>
<td>Ministry of Mines</td>
</tr>
<tr>
<td>2 (a)</td>
<td>Defence – items requiring license under the industries(Development &amp; Regulation) act 1951 and/or arms act 1959</td>
<td>Department of Defence Production, Ministry of Defence</td>
</tr>
<tr>
<td>2 (b)</td>
<td>Cases relating to FDI in small arms.</td>
<td>Ministry of Home Affairs</td>
</tr>
<tr>
<td>3</td>
<td>Broadcasting</td>
<td>Ministry of Information and Broadcasting</td>
</tr>
<tr>
<td>4</td>
<td>Print Media</td>
<td>Ministry of Information and Broadcasting</td>
</tr>
<tr>
<td>5</td>
<td>Civil Aviation</td>
<td>Ministry of Civil Aviation</td>
</tr>
<tr>
<td>6</td>
<td>Satellites</td>
<td>Department of Space</td>
</tr>
<tr>
<td>7</td>
<td>Telecom</td>
<td>Department of Telecommunications</td>
</tr>
<tr>
<td>8</td>
<td>Private Security Agencies</td>
<td>Ministry of Home Affairs</td>
</tr>
<tr>
<td>9</td>
<td>Applications involving investments from Countries of Ministry of Home Affairs Concern which presently include Pakistan and Bangladesh, requiring security clearance as per the extant FEMA 20, FDI Policy and security guidelines, amended from time to time</td>
<td>Ministry of Home Affairs</td>
</tr>
<tr>
<td>10</td>
<td>Single Brand Product Retail Trading</td>
<td>DPIIT</td>
</tr>
<tr>
<td>11</td>
<td>FDI proposals by Non-Resident Indians (NRIs)/ Export Oriented Units requiring approval of the Government</td>
<td>DPIIT</td>
</tr>
<tr>
<td>12</td>
<td>Applications relating to issue of equity shares for sectors requiring Govt. approval under the FDI policy is allowed under Govt route for following i) import of capital goods/ machinery/ equipment (excluding second hand machinery) and pre-operative/ pre-incorporation expenses (including payments of rents etc.) s.t. conditions</td>
<td>DPIIT</td>
</tr>
</tbody>
</table>
### Institutional framework

#### Governing Bodies for business establishment (2/3)

<table>
<thead>
<tr>
<th>S. No</th>
<th>Sector/ activity</th>
<th>Administrative Ministry/ Department</th>
</tr>
</thead>
<tbody>
<tr>
<td>13</td>
<td>Financial services activity which are not regulated by any Financial Sector Regulator or where only part of the financial services activity is regulated or where there is doubt regarding the regulatory oversight</td>
<td>Department of Economic Affairs</td>
</tr>
<tr>
<td>14</td>
<td>Applications for foreign investment into a Core Investment Company or an Indian company engaged only in the activity of investing in the capital of other India Company/ies.</td>
<td>Department of Economic Affairs</td>
</tr>
<tr>
<td>15</td>
<td>Banking (Public and Private)</td>
<td>Department of Financial Services</td>
</tr>
<tr>
<td>16</td>
<td>Pharmaceuticals</td>
<td>Department of Pharmaceuticals</td>
</tr>
</tbody>
</table>

**Note**

- In respect of sectors/activities which are presently under automatic route but required Government approval earlier as per the extant policy during the relevant period, concerned administrative Ministry/Department would be the Competent Authorities for the grant of post-facto approval for foreign investment.
- In respect of applications in which there is a doubt about the Administrative Ministry/Department concerned, DPIIT shall identify the Administrative Ministry/Department where the application will be processed.
- Proposals for foreign investment would be examined by Competent Authorities as per the Standard Operating Procedure laid down by DPIIT (available at [http://www.fip.gov.in/Forms/SOP.pdf](http://www.fip.gov.in/Forms/SOP.pdf)).
- In case of proposals involving total foreign equity inflow of more than INR 5000 cr, Competent Authority shall place the same for consideration of Cabinet Committee on Economic Affairs (CCEA).
- The CCEA would also consider the proposals which may be referred to it by the Minister in-charge of the concerned Competent Authority.
- In respect of proposals where the Competent Authority proposes to reject the proposals or in cases where conditions for approval are stipulated in addition to the conditions laid down in the FDI policy or sectoral laws/regulations, concurrence of DPIIT shall compulsorily be sought by the Competent Authority.
- The monitoring of the compliance of conditions under the FDI approvals, including the past cases approved by the Government, shall be done by the concerned Administrative Ministries/Departments.
**Institutional framework**

**Governering Bodies for business establishment**

Ministry of Corporate Affairs is primarily concerned with administration of the Companies Act 2013, the Limited Liability Partnership Act, 2008, Competition Act & other allied Acts and rules & regulations framed there-under mainly for regulating the functioning of the corporate sector in accordance with law.

<table>
<thead>
<tr>
<th>Agencies of MCA</th>
<th>Agencies under MCA Supervision</th>
<th>Other Agencies</th>
</tr>
</thead>
<tbody>
<tr>
<td>Registrar of Companies</td>
<td>*Competition Commission of India</td>
<td>Serious Fraud Investigating Office</td>
</tr>
<tr>
<td>Official Liquidators</td>
<td>The Institute of Chartered Accountants of India</td>
<td>National Financial Reporting Authority</td>
</tr>
<tr>
<td>Regional Directors</td>
<td>The Institute of Company Secretaries of India</td>
<td>Securities Exchange Board of India</td>
</tr>
<tr>
<td>Central Registration Centre</td>
<td>The Institute of Cost Accountants of India</td>
<td>The Reserve Bank Of India</td>
</tr>
</tbody>
</table>

*affiliated office, as per the MCA website*
### Annexure I

#### List of documents

<table>
<thead>
<tr>
<th>DSC</th>
<th>DIN</th>
</tr>
</thead>
<tbody>
<tr>
<td>List of documents required for Digital Signature Certificate</td>
<td></td>
</tr>
<tr>
<td>► Address Proof</td>
<td></td>
</tr>
<tr>
<td>► Aadhaar card (not mandatory)</td>
<td></td>
</tr>
<tr>
<td>► PAN card</td>
<td></td>
</tr>
<tr>
<td>► Photo</td>
<td></td>
</tr>
<tr>
<td>► Email Id</td>
<td></td>
</tr>
<tr>
<td>► Phone Number</td>
<td></td>
</tr>
</tbody>
</table>

**Note:**

i. PAN is mandatory for Indian
ii. Passport is mandatory for foreigner
iii. Documents to be notarized & apostilled for foreigners
iv. Video and mobile verification is mandatory.
v. Only video verification is required for foreigners.

The DIR-3 form must contain a photo of the DIN applicant along with the details of the applicant and the following documents:

- In case of Indian nationals, Income-tax PAN is a mandatory requirement for proof of identity.
- Address proofs like passport, election (voter identity) card, and ration card, driving license, electricity bill, telephone bill or Aadhaar shall be attached and should be in the name of applicant only.
- In case of Indian applicant, documents should not be older than 2 months from the date of filing of the eForm.
- In case of foreign applicant, address proof should not be older than 1 year from the date of filing of the eForm.
- DIN for foreign nationals can be obtained by providing a copy of the foreign nationals passport that is notarised and apostilled and address proof (legalised) in accordance with the country requirements. The passport copy attached for the foreign national DIN applicant must contain the date of birth of the applicant. If passport does not include date of birth, then an additional proof containing date of birth must be submitted, duly certified or attested.
- It is mandatory to attach a copy of board resolution for appointment of director in an existing company.
# Annexure I

## List of documents

### OPC

**For name approval**
- NOC from owner of trademark, if any
- NOC for use of similar name, if applicable
- In-principle approval from regulator, if applicable

**For incorporation**
- MoA and AoA
- Proof of registered office address - lease agreement, NOC from the owner and utility bill not older than 2 months
- Declaration/consents by subscriber and Director(s)
- Interest of first director(s) in other entities
- Consent of nominee
- PAN undertaking in case Director(s) do not have PAN
- Proof of identity and address of the subscriber and the Directors(s)
- Proof of identity and address of the nominee
- Proof of identity and address of the witness to MoA and AoA (not required in case witness is a professional such as CA/CS)

### Private Limited Company

**For name approval**
- Board resolution from body corporate subscribers
- NOC from owner of trademark, if any
- NOC for use of similar name, if applicable
- In-principle approval from regulator, if applicable

**For incorporation**
- MoA and AoA
- Proof of registered office address - lease agreement, NOC from the owner and utility bill not older than 2 months
- Declaration/consents by first subscriber and director(s)
- Interest of first Director(s) in other entities (even subscribers right)
- PAN undertaking in case Designated partners do not have PAN
- Proof of identity and address of the subscribers and the Directors
- Proof of identity and address of the witness to MoA and AoA (not required in case witness is a professional such as CA/CS)

### Limited Liability Partnership

**For name approval**
- Board resolution from body corporate partners
- NOC from owner of trademark, if any
- NOC for use of similar name, if applicable
- In-principle approval from regulator, if applicable

**For incorporation**
- Subscribers’ sheet
- Proof of registered office address - lease agreement, NOC from the owner and utility bill not older than 2 months
- Declaration/consents by partners and Designated partners
- Interest of partners and Designated partners in other entities
- PAN undertaking in case Designated partners do not have PAN
- Proof of identity and address of the partners and Designated partners
- Proof of identity and address of the witness to subscribers’ sheet (not required in case witness is a professional such as CA/CS)
- FEMA Declaration

[Click here for notes]
### List of documents

<table>
<thead>
<tr>
<th>BIS</th>
</tr>
</thead>
<tbody>
<tr>
<td>List of Products that mandatory require BIS license are:</td>
</tr>
<tr>
<td>Cement</td>
</tr>
<tr>
<td>Household electrical goods</td>
</tr>
<tr>
<td>Batteries</td>
</tr>
<tr>
<td>Food and related products</td>
</tr>
<tr>
<td>Oil pressure stoves</td>
</tr>
<tr>
<td>Automobile accessories</td>
</tr>
<tr>
<td>Cylinders, Valves and Regulators</td>
</tr>
<tr>
<td>Diesel engines</td>
</tr>
<tr>
<td>Medical Equipment's</td>
</tr>
<tr>
<td>Steel Products</td>
</tr>
<tr>
<td>Electrical Transformers</td>
</tr>
<tr>
<td>Electrical motors</td>
</tr>
<tr>
<td>Capacitors</td>
</tr>
<tr>
<td>Chemicals &amp; Fertilizers</td>
</tr>
<tr>
<td>Kitchen appliances</td>
</tr>
<tr>
<td>Domestic water heaters for use of LPG</td>
</tr>
<tr>
<td>Electronics and IT goods</td>
</tr>
<tr>
<td>Solar Photovoltaics, systems, devices &amp; components</td>
</tr>
</tbody>
</table>
List of documents required for filing application through FIFP:
 ► Certificate of Incorporation of the Investee & Investor Companies/Entities (Investee company may be a proposed entity and may not be incorporated)
 ► Memorandum of Association (MOA) of the Investee & Investor Companies/Entities
 ► Board Resolution of the Investee & Investor Companies/Entities
 ► Audited Financial Statement of Last Financial Year of the Investee & Investor Companies/Entities
 ► Article of Association of the Investee & Investor Companies/Entities
 ► List of Names and addresses of all foreign collaborators along with Passport Copy/ Identification Proof of the Investor Company/Entity
 ► Diagrammatic representation of the flow and funds from the original investor to the investee company and Pre and Post shareholding pattern of the Investee Company
 ► Affidavit stating that all information provided in hard copy and online are the same and correct
 ► Signed copy of the JV agreement/shareholders agreement/technology transfer/trademark/brand assignment agreement (as applicable), in case there are existing ventures
 ► Board resolution of any joint venture company
 ► Certificates of Incorporation and charter documents of any joint venture/company which is a party to the proposed transaction
 ► Copy of Downstream Intimation
 ► Copy of relevant past FIPB/SIA/RBI approvals, connected with the current proposal (in case of amendment proposal)
 ► Foreign Inward Remittance Certificate (FIRC) in case investment has already come in and in case of post-facto approval
 ► In the cases of investments by entities which themselves are pooled investment funds, the details such as names and addresses of promoters, investment managers as Standard Operating Procedure for Processing FDI Proposals 9 well as all the contributors to the investment fund
 ► List of the downstream companies of the Indian company and the details of the equity held by the Indian Company along with the details of the activities of the companies
 ► High Court order in case of a scheme of arrangement
 ► Valuation certificate as approved by a Chartered Accountant
 ► Non-compete clause certificate of the investor and investee company in case of investment in pharmaceutical sector (As per Annexure 10 of Consolidated FDI Policy Circular of 2016), and as amended from time to time
 ► Certificate of statutory auditors as mandated in the FDI policy, as applicable
List of documents required for Existing Structure

- Information on the individual promoters behind the group
  A. Self-declaration by the individual promoters as per Appendix
  B. Detailed profiles on the background and experience of the individual promoters, his/their expertise, track record of business
- Information on entities in the promoter group:
  A. Names and details of other entities in the promoter group as per Appendix II (if not covered in Appendix I).
  B. Shareholding pattern of all the entities in the promoter group.
  C. A pictorial organogram indicating the corporate structure of all the entities in the group indicating the shareholding and total assets of the entities.
- Annual reports of the past five years of all the group entities.
- Information on the promoting / converting entity:
  a. Declaration by the promoting / converting entity as per Appendix III.
  b. Shareholding pattern of the promoting / converting entity.
  c. Memorandum and Articles of Association and financial statements of the promoter entity for the past five years (including a tabulation of important financial indicators for the said years), board composition and representation of the Directors over a period of ten years, income tax returns for last three years, C.A certificate indicating source of funds for promoting / converting entity.

List of documents required for Proposed Structure

- The applicants should furnish detailed information about the persons/entities, who would subscribe to 5 per cent or more of the paid up equity capital (shareholding pattern) of the proposed bank, including foreign equity participation in the proposed bank and the sources of capital of the proposed investors.
- The proposed promoter shareholding and plan for dilution of promoter shareholding in compliance with the guidelines.
- Proposed management of the bank, if finalized

Project Report

- A project report covering business potential and viability of the proposed bank, any other financial services proposed to be offered, plan for compliance with prudential norms on CRR/SLR, composition of loan portfolio, priority sector, etc. as per the guidelines, and any other information that they consider relevant.
- The project report should give as much concrete details as feasible, based on adequate ground level information and avoid unrealistic or unduly ambitious projections. The business plan should address how the bank proposes to achieve financial inclusion and in the case of an NBFC applicant, how the existing lending business will fold into the bank or divested / disposed of.
Annexure I

Notes

1. ID and Address proof for Indian nationals (individuals) as subscriber/director are as follows:
   - PAN (mandatory)
   - Any one of Passport/Voter Identity Card/Driving License
   - Utility bill (not older than 2 months) - Bank statement/Telephone bill/Mobile bill/Electricity Bill

2. ID and Address proof for foreign nationals (individuals) as subscriber/director are as follows:
   - Passport (mandatory)
   - Utility bill (not older than 2 months) - Bank statement/Telephone bill/Mobile bill/Electricity Bill

3. ID and address proof for body corporate subscribers are as follows:
   - Certificate of Incorporation
   - Registered office address proof (in case Certificate of Incorporation does not contain the address)

4. All documents signed outside India are required to be notarised and apostilled

5. In case a proposed Director/subscriber already has a DIN and the KYC is up to date, the ID and address proofs are not required to be attached (provided a declaration is given to this effect)
Annexure II
Investment options for foreigners

Note: An investor can participate in Indian economy by either commencing business in India (forms explained earlier) via, say the FDI route as outlined above or can invest in the financial markets via a host of available financial instruments. A few of these have been enumerated in the previous slides. In particular, FDI has been explained in detail in Section 2 of this document.
Annexure III

Please connect, in case of any queries

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New Delhi 110011
Tel: +91-11-23048155
Email: contact@investindia.org.in
Website: www.investindia.gov.in

FDI Approval related queries
Address: Foreign Investment Facilitation Section DPIIT
Udyog Bhawan, New Delhi-110001, India
Email: fifp-dipphelpdesk@gov.in
FIFP Status-Enquiry link:
http://www.fifp.gov.in/Authenticate/Login.aspx

MCA related queries
MCA online service related link:
http://www.mca.gov.in/mcafoportal/userComplaintDetails.do
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