



Corporate, Tax and Business Advisory Law Firm

DUE-DATE FOR FILING GSTR-9 AND GSTR-9C FOR THE F.Y. 2018-19 EXTENDED TO 31.10.2020

Background:

Section 44 of the Central Goods and Services Tax Act, 2017 (the 'Act') read with rule 80 of the Central Goods and Services Tax Rules, 2017 (the 'Rules') provides that a registered person shall furnish an annual return (in 'GSTR – 9') for every financial year electronically on or before the thirty-first day of December following the end of such financial year. Additionally, sub-section 2 of the said section provides that every registered person required to get accounts audited must also submit along with annual report, copy of the audited annual accounts and are conciliation statement (in 'GSTR-9C'), reconciling the value of supplies declared in the return furnished for the financial year with the audited annual financial statement, and such other particulars as may be prescribed.

However, for the financial year 2018-19, the Central Board of Indirect Taxes and Customs (the **'Board'**) initially extended the due date for filing GSTR 9 and GSTR 9C to 30.06.2020¹ from 31stMarch, 2020 and subsequently to 30.09.2020².

Overview of Amendments:

In furtherance of the earlier extensions, the Board vide Notification No. 69/2020-Central tax dt. 30.09.2020 extended the due date for filing GSTR 9 and GSTR 9C for the F.Y. 2018-19 to 31.10.2020.

VA Comments:

- The aforesaid extension comes as a major relief to registered taxpayers.

For any further information/ clarification, please feel free to write to:

- Mr. Shammi Kapoor, Partner shammi@vaishlaw.com
- Mr. Sandeep Gupta, Senior Associate <u>sandeepgupta@vaishlaw.com</u>
- Ms. Riddhi Vasistha, Associate <u>riddhi@vaishlaw.com</u>
- Ms. Kritika Kapoor, Junior Associate kritika@vaishlaw.com

DISCLAIMER

The material contained in this publication is solely for information and general guidance and not for advertising or soliciting. The information provided does not constitute professional advice that may be required before acting on any matter. While every care has been taken in the preparation of this publication to ensure its accuracy, Vaish Associates Advocates neither assumes responsibility for any errors, which despite all precautions, may be found herein nor accepts any liability, and disclaims all responsibility, for any kind of loss or damage of any kind arising on account of anyone acting/ refraining to act by placing reliance upon the information contained in this publication.

Page 1 of 1 www.vaishlaw.com

 $^{^{\}rm 1}$ Notification No. 15/2020 – Central Tax dt. 23.03.2020

² Notification No. 41/2020 – Central Tax dt. 05.05.2020