

MONTHLY

Newsletter



For the Month of June 2026

(Covers Tax updates, Case laws and Due dates of GST, Income Tax and MCA)

DASA & CO

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Welcome to our Newsletter!

In this edition of our newsletter, we are excited to bring you the most recent updates and developments in the field of taxation and legal amendments. Our primary goal is to provide you with timely and accurate information to assist you in making informed business decisions.

We understand the complexities of the ever-changing tax laws and regulations. That is why we curate each edition carefully to cover topics that are most relevant to your business and professional needs. Whether it is changes in tax laws, case studies, or tips on tax planning, our newsletter aims to be a comprehensive resource for all your tax-related queries.

Your feedback is incredibly important to us. It not only helps us improve but also ensures that we cover topics that matter the most to you. We are committed to making this newsletter a valuable resource, and we are always open to suggestions and questions.

If you have any questions or require further clarification on any of the topics discussed, please do not hesitate to reach out. Our dedicated team is just an email or a phone call away, ready to assist you in any way possible. We hope you find this newsletter both informative and useful. Thank you for your continued support!

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Rest assured, we keep a vigilant eye on every tax update that's relevant to you. However, knowledge is power, and we encourage you to take a moment to review the recent tax updates below. If you have any questions or need further clarification on any of them, please don't hesitate to reach out to us. Your financial success is our priority!



Tax Updates

(Circulars & Notifications)

| Date | Subject | Details | Act |
|------------|---|---|-----|
| 15-05-2026 | GSTAT Benches Officially Constituted Across India | The Goods & Services Tax Appellate Tribunal (GSTAT) has officially constituted benches across multiple states and cities in India. The order also classifies GST appeals into: * Category I * Category II * Category III Bench-wise allocation of Judicial and Technical Members has been notified for hearing GST disputes. This is a major step towards operationalizing GST appellate proceedings and improving dispute resolution efficiency. | GST |
| 15-05-2026 | GST Appeals System Gets Structured | GSTAT has issued an official order allocating benches, members, and jurisdictions for GST appeal hearings across India. The notification covers major benches including Mumbai, Delhi, Ahmedabad, Chennai, Hyderabad, Pune, and others. The order also specifies category-wise handling of GST disputes and hearing schedules for benches. The move is expected to strengthen and streamline GST appellate functioning nationwide. | GST |
| 01-05-2026 | GST Update - Tax Changes on Beverages (HSN Revised) | Notification No. 01/2026-IGST (Rate) dated 30 April 2026 amends HSN codes under Schedule I (5%). The affected codes (2202 series) broadly cover: 1. Non-alcoholic beverages 2. Fruit-based drinks and juices (not pure juice) 3. Aerated and flavoured drinks 4. Ready-to-drink beverages Certain entries under Schedule III (40%) are also aligned for aerated/sweetened beverages, which may attract higher GST + Compensation Cess. | GST |
| 23-04-2026 | MCA Notifies Revised Fees for | The Ministry of Corporate Affairs (MCA) has issued Notification G.S.R. 300(E) dated 21 April 2026, | MCA |

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| | DIR-3 KYC Web Filing | amending the Companies (Registration Offices and Fees) Rules, 2014 with respect to DIR-3 KYC Web filings. Filing within the prescribed due date will continue to attract Nil fee. However, delayed filing or filing for reactivation of DIN will now attract a fee of Rs 5,000. Further, any subsequent filing for updating changes in director details will require a fee of Rs 500 per filing. The amendment promotes timely compliance and ensures accuracy of director information in MCA records. | |
| 22-04-2026 | GST Update: IMS Offline Tool Now Available for Bulk Invoice Actions | GSTN has introduced an Excel-based IMS Offline Tool on the GST portal to simplify invoice management for taxpayers. The tool allows users to download invoice data, take actions like accept, reject, or mark pending, and upload responses in bulk through JSON files. It follows the same validations as the online IMS dashboard and helps improve efficiency in handling large volumes of invoices. Errors can be corrected through validation features before upload. This move enhances ease of compliance and reduces manual effort for taxpayers dealing with multiple invoices. | GST |
| 22-04-2026 | MCA Issues FAQs on Companies Compliance Facilitation Scheme, 2026 | The MCA has issued FAQs clarifying the Companies Compliance Facilitation Scheme, 2026 (CCFS-2026). The FAQs explain the scheme period, eligible companies, covered forms, fee concessions, immunity provisions, dormant status option, and strike-off benefit. They confirm that overdue annual filings can be made at sharply reduced additional fees, subject to conditions. The clarification also explains when immunity is available and what happens if companies do not avail the scheme. This FAQ release helps professionals understand the practical scope of CCFS-2026 better. | MCA |
| 21-04-2026 | GSTR-3B Due Date Extended for March 2026 | The CBIC has extended the due date for filing GSTR-3B for March 2026 to 21st April 2026. 1. Applicable to all regular taxpayers filing under Section 39 2. Relief due to ongoing portal issues and compliance challenges 3. Notification effective from 20th April 2026 This extension provides additional time to ensure accurate filing and avoid late fees. | GST |
| 19-04-2026 | CBDT Issues Corrigendum to Income-tax Rules 2026 | CBDT has issued a corrigendum (Notification No. 64/2026 dated 16 April 2026) correcting multiple drafting and reference errors in the Income-tax Rules, 2026. The changes include corrections in section/rule references, formatting, annexures, numbering, and terminology across various forms and provisions. Notably, several instances of PAN/Aadhaar have been replaced with PAN and structural inconsistencies have been rectified. | Income Tax |
| 16-04-2026 | MCA Clarifies Process to Update Registered Email ID | The MCA has outlined the procedure for updating registered email IDs in Master Data Services. Companies/LLPs without login must register on the | MCA |

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| | for Companies & LLPs | MCA V3 portal as Business Users using a unique email ID. Existing users can update email via the Profile Update section. The change requires OTP authentication by two Directors/Designated Partners. Upon successful verification, the updated email ID will reflect automatically in MCA records. | |
| 10-04-2026 | GST Portal Update: Editable Pre-Deposit Field in Appeals | GSTN has enabled editing of the pre-deposit percentage while filing appeals in Form APL-01, effective April 6, 2026. Earlier auto-fixed at 10% under Section 107(6), taxpayers faced issues where payments were already made or incorrectly classified. This update allows accurate calculation and payment during filing. However, the appellate authority will verify the correctness of the pre-deposit amount and payment mode during appeal adjudication. | GST |

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Don't miss out on crucial legal insights that could impact your business success! Our Monthly Case Laws Digest is your gateway to understanding important court decisions that matter to your business. Take a moment to review these significant rulings below, and if you require more information or have questions, feel free to reach out to us.



| Date | Subject | Details | Citation |
|------------|---|--|--|
| 29-04-2026 | Reassessment notices for AY 2015-16 issued after 1-4-2021 quashed as time-barred under TOLA.- Dimpal Hemang Desai v. Income-tax Officer | <p>Facts: The IT Department initiated reassessment proceedings against the assessee for AY 2015-16 by issuing notices u/s 148 and later u/s 148A(b) after the amended reassessment provisions came into force from 1-4-2021. Pursuant to the notices, the department passed a reassessment order u/s 147, read with Sections 250 and 144B, on 25-3-2026. The assessee challenged the notices and reassessment proceedings before the Gujarat HC on the ground that the notices issued after 1-4-2021 were barred by limitation under the amended law and TOLA.</p> <p>Decision: The HC held that for AY 2015-16, notices issued on or after 1-4-2021 u/s 148 and 148A were time-barred under the amended reassessment regime read with TOLA. The Court observed that the issue was squarely covered by the SC decision in Union of India v. Rajeev Bansal. Accordingly, the Court quashed all reassessment notices and consequential proceedings, including the reassessment order, and allowed the writ petition in favour of the assessee.</p> | R/SPECIAL CIVIL APPLICATION NO. 6101 of 2026 |
| 29-04-2026 | Retrospective GST registration cancellation quashed for absence of specific SCN and recorded reasons.- Shri Ram and Sons v. Commissioner, Central Goods and Services Tax, | <p>Facts: The GST department issued an SCN alleging that another firm was functioning at the assessee's declared place of business and proposed cancellation of GST registration. Although the notice did not propose retrospective cancellation, the proper officer cancelled the registration retrospectively from 20.05.2019. The assessee's revocation application and statutory appeal were rejected, following which a writ petition was filed before the HC of Punjab & Haryana.</p> <p>Decision: The Court held that retrospective</p> | CWP No.13032 of 2026 |

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| | Ludhiana | cancellation without prior notice and recorded reasons violated statutory requirements and principles of natural justice. Relying on Bansal Casting v. Union of India, the Court observed that retrospective cancellation requires specific reasons, supporting material, and clear notice to the assessee. The Court set aside the SCN and all consequential orders, while granting liberty to the department to initiate fresh proceedings in accordance with law. | |
| 28-04-2026 | Wife cannot seek husband's income-tax returns under RTI for maintenance dispute- Kapil Agarwal v. CPIO Income-tax Officer, Moradabad | Facts: The wife sought disclosure of her husbands income-tax details through an RTI application during the pendency of maintenance proceedings. The Central Information Commission (CIC) directed the Income-tax Department to disclose the husbands net taxable income from FY 2007-08 onwards. The husband challenged the CIC order before the HC of Delhi, contending that income-tax returns are personal information protected u/s 8(1)(j) of the RTI Act. Decision: The Court held that income-tax returns and taxable income details are personal information and are exempt from disclosure u/s 8(1)(j) of the RTI Act. It ruled that a private maintenance dispute does not constitute a larger public interest so as to justify disclosure of such confidential information. The CICs directions were set aside, and the Court observed that the wife could seek financial disclosure through affidavits of assets and liabilities as mandated in Rajnesh v. Neha. | W.P. (C) No. 8481 of 2021 CM APPL. No. 26235 of 2021 |
| 24-04-2026 | Section 153C proceedings valid against occupant of searched premises where warrant was issued in another person's name- Deputy Commissioner of Income-tax Central Circle-1(4) v. C.R. Ram Mohan Raju | Facts: A search u/s 132 was conducted in the case of K. Narayan Raju, and the respondents residence was searched because the searched persons documents were suspected to be kept there. The AO found that certain seized materials belonged to the respondent and issued notices u/s 153C for various AYs. The respondent challenged the notices, claiming that he should have been assessed u/s 153A since his premises were searched. Decision: The Court held that the searched person is determined by the person named in the warrant and satisfaction note, not by ownership of the premises searched. Proceedings u/s 153C against the respondent as an other person were held valid and lawful. The Court also ruled that a consolidated satisfaction note is valid when the same AO handles both the searched person and the other person cases. | WRIT APPEAL No. 382 OF 2026 (T-IT) |
| 24-04-2026 | Successive provisional attachment of bank accounts without fresh material after expiry of earlier attachment held invalid by Delhi HC- | Facts: The GST department provisionally attached the assessee's bank accounts on 13.12.2024 u/s 83 of the CGST Act, and the attachment automatically expired after one year. After completion of assessment proceedings and passing of the Order-in-Original dated 28.12.2025, the department again issued fresh provisional attachment orders on 03.02.2026 on the same factual basis. The assessee challenged the | W.P. (C) No. 4374 of 2026 |

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| | Gujral Sons v. Union of India | <p>second attachment before the Delhi HC on the ground that there was no fresh material or change in circumstances justifying the re-exercise of powers u/s 83.</p> <p>Decision: The Delhi HC held that the earlier provisional attachment had already lapsed by statutory operation u/s 83(2), and repeated attachment on identical facts was impermissible. The Court observed that there was no new material or changed circumstance to justify the issuance of a fresh provisional attachment order after completion of assessment proceedings. Relying on Kesari Nandan Mobile v. Asstt. CST, the Court quashed the impugned attachment orders and directed the defreezing of the assessee's bank accounts.</p> | |
| 17-04-2026 | GST demand quashed due to non-consideration of replies and mechanical finding on ITC reversal dispute.- Bagga Vet Pharma v. State of Punjab | <p>Facts: Bagga Vet Pharma received GST notices alleging short reversal of ITC on common inputs used for taxable and exempt supplies for FY 2020-21 and 2021-22. The petitioner replied that ITC was availed only for taxable supplies and relied upon CBIC circulars and reconciliation statements to support its claim. Despite detailed replies and supporting documents, the adjudicating authority confirmed the demand by merely stating that the matter was sub-judice and the replies were unsatisfactory.</p> <p>Decision: The HC of Punjab & Haryana held that the impugned order lacked cogent reasons and failed to consider the petitioner's submissions and CBIC circulars. The Court observed that the authority passed the order mechanically without addressing the distinction between taxable and tax-free supplies, showing complete non-application of mind. Accordingly, the Court quashed the order and directed the authorities to reconsider the matter afresh after granting a fair hearing to the petitioner.</p> | CWP NO. 7816 OF 2026 (O & M) |
| 17-04-2026 | GST demand order set aside for failure to consider assessee's reply and supporting documents properly.- Hudson Insurance Brokers (P.) Ltd. v. Union Territory of Chandigarh | <p>Facts: The petitioner, a GST-registered insurance brokerage company, received a scrutiny notice for alleged discrepancies in GST returns for FY 2021-22 and submitted replies with supporting documents. The department thereafter issued an SCN u/s 73, alleging that the petitioner's reply and documents were unsatisfactory. Despite the petitioner filing a detailed reply in Form GST-DRC-06 with documents, the department confirmed GST demand of Rs. 13.42 lakh without discussing the submissions or evidence furnished.</p> <p>Decision: The HC held that the impugned order was a non-speaking and unreasoned order as it failed to consider the petitioner's reply and documents. The Court observed that the mere assertion that the reply was unsatisfactory, without assigning reasons, amounted to a violation of principles of natural justice. The demand order was set aside, and the matter was remanded for fresh adjudication after granting a personal hearing and passing a reasoned order.</p> | CWP No. 8559 OF 2026 |

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| 16-04-2026 | Filing of GSTR-9 without mandatory GSTR-9C treated as non-filing of annual return; late fee validly leviable till GSTR-9C filing- Tvl. Madhu Agencies v. State Tax Officer | <p>Facts: The petitioner, having turnover above Rs. 5 crores, filed the GSTR-9 annual return for AY 2021-22 with a delay and later filed the GSTR-9C reconciliation statement separately, after a substantial delay. The department treated the filing of GSTR-9 without GSTR-9C as an incomplete filing of the annual return and levied a late fee up to the date of filing of GSTR-9C. The petitioner challenged the levy, contending that the late fee u/s 47 applied only to the delayed filing of GSTR-9, and also claimed the benefit of the amnesty notification for waiver of the late fee.</p> <p>Decision: The Madras HC held that for taxpayers with turnover above Rs. 5 crores, GSTR-9C was a mandatory part of annual return filing u/s 44 read with Rule 80(3). The Court ruled that filing GSTR-9 without GSTR-9C amounted to non-filing of the annual return, thereby justifying the levy of a late fee till both forms were filed. The Court further held that the amnesty benefit was unavailable since GSTR-9C was filed after 31.03.2025, and accordingly dismissed the writ petition with liberty to file a statutory appeal.</p> | W.P. (MD) No. 7794 of 2026 W.M.P. (MD) No. 6375 of 2026 |
| 16-04-2026 | GST Refund Rejection on Zero-Rated Supplies Quashed for Denial of Personal Hearing Despite Adjournment Request Due to Heavy Rains- Infix Services (P.) Ltd. v. Union of India | <p>Facts: The petitioner engaged in IT/ITES exports and filed a refund claim for accumulated ITC on zero-rated supplies made without payment of IGST for January 2024 to June 2024. The department issued an SCN alleging non-submission of export documents and directed the petitioner to reply within seven days and attend a personal hearing. Though the petitioner filed a reply and sought adjournment of the hearing due to heavy rains in Mumbai, the authority rejected the refund claim ex parte without granting a fresh hearing.</p> <p>Decision: The HC of Bombay held that passing the refund rejection order without granting an effective personal hearing amounted to a violation of principles of natural justice and the mandatory requirement under Rule 92(3). The Court observed that once the petitioner had specifically sought rescheduling of the hearing for genuine reasons, the authority ought to have granted a fresh opportunity before taking an adverse decision. Accordingly, the Court quashed the SCN and refund rejection order and directed the department to undertake fresh adjudication after issuing a fresh notice, granting a personal hearing, and passing a reasoned speaking order in accordance with law.</p> | WRIT PETITION NO.11996 OF 2025 |
| 13-04-2026 | NRE exemption claim is contingent upon proof of RBI permission; reassessment proceedings sustained- Abhinav Jain v. Income-tax Officer | <p>Facts: The assessee, a non-resident residing in Dubai, did not file an ITR for AY 2018-19 despite substantial transactions in his NRE and savings bank accounts being flagged on the Insight/NMS portal. The AO issued notice u/s 148A(b) alleging escapement of income of about Rs. 9.28 crore, to which the assessee replied that the transactions represented exempt NRE deposits, inter-bank transfers, and funds received from his father. As the original notice granted less than</p> | W.P.(C) No. 2638 of 2023 |

seven days for reply, the department issued corrigenda extending the reply period till 02-04-2022, after which reassessment proceedings u/s 148A(d) and 148 were initiated.

Decision: The Delhi HC held that the extended reply period under the corrigenda had to be excluded while computing the limitation u/s 149, making the reassessment notice valid and within time. The Court further held that both the Jurisdictional AO and the Faceless Assessing Officer were competent to issue notices u/s 148A and 148. Since the assessee failed to produce RBI permission and sufficient supporting documents for claiming exemption on NRE deposits and interest income, the Court upheld the reassessment proceedings.

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Upcoming

:: DUE DATES



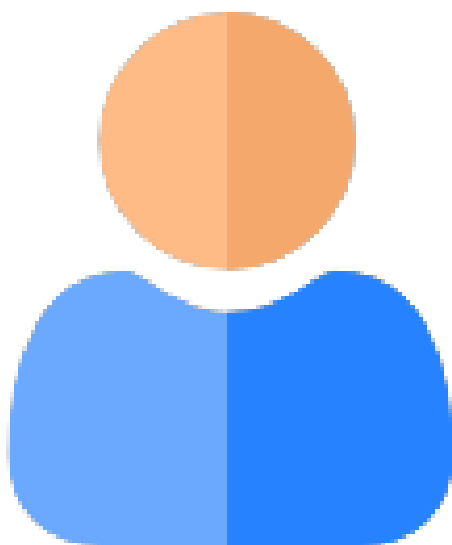
| Due Date | Department | Subject | Period |
|------------|------------|---|----------------|
| 07-06-2026 | Income Tax | TDS/TCS Payment | May, 26 |
| 07-06-2026 | Income Tax | Form No. 102 | May, 26 |
| 10-06-2026 | GST | GSTR-7 | May, 26 |
| 10-06-2026 | GST | GSTR-8 | May, 26 |
| 11-06-2026 | GST | GSTR-1 | May, 26 |
| 13-06-2026 | GST | GSTR-6 | May, 26 |
| 13-06-2026 | GST | GSTR-5 | May, 26 |
| 13-06-2026 | GST | IFF | May, 26 |
| 14-06-2026 | Income Tax | Issue of TDS Certificate- under section 395(4) of the Income-tax Act 2025 | Apr, 26 |
| 15-06-2026 | Income Tax | Form No. 64D | FY 25-26 |
| 15-06-2026 | Income Tax | Form No. 64C | FY 25-26 |
| 15-06-2026 | Income Tax | Form No. 110 | May, 26 |
| 15-06-2026 | Income Tax | TDS/TCS by Government without challan - Form No. 104 | May, 26 |
| 15-06-2026 | Income Tax | TDS Certificate - Other Than Salary | Jan - Mar, 26 |
| 15-06-2026 | Income Tax | Form No. 110 | May, 26 |
| 15-06-2026 | Income Tax | TDS Certificate - Salaried | FY 25-26 |
| 15-06-2026 | Income Tax | Advance Tax - Q1 | Tax Year 26-27 |
| 15-06-2026 | PF & ESIC | PF & ESIC | May, 26 |
| 20-06-2026 | GST | GSTR-5A | May, 26 |
| 20-06-2026 | GST | GSTR-3B | May, 26 |
| 25-06-2026 | GST | PMT-06 | May, 26 |

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|------------|------------|--|---------------|
| 29-06-2026 | Income Tax | Form No. 114 | FY 25-26 |
| 29-06-2026 | Income Tax | Form No. 3CEK | FY 25-26 |
| 30-06-2026 | Income Tax | Form No. 64B | FY 25-26 |
| 30-06-2026 | Income Tax | Form No. 64C | FY 25-26 |
| 30-06-2026 | Income Tax | TDS Return for non-deduction of TDS by banking Co. | Jan- Mar, 26 |
| 30-06-2026 | Income Tax | Form No. 105 | FY 25-26 |
| 30-06-2026 | Income Tax | Form No. 64D | FY 25-26 |
| 30-06-2026 | Income Tax | TDS Pay- under section 393(1) | May, 26 |
| 30-06-2026 | Income Tax | Section 35D | - |
| 30-06-2026 | MCA | DPT-3 | FY 2025-26 |
| 30-06-2026 | DGFT | Yearly IEC Update | FY 26-27 |
| 30-06-2026 | GST | GSTR-4 | FY 25-26 |
| 07-07-2026 | Income Tax | TDS/TCS Payment | Jun, 26 |
| 10-07-2026 | GST | GSTR-7 | Jun, 26 |
| 10-07-2026 | GST | GSTR-8 | Jun, 26 |
| 11-07-2026 | GST | GSTR-1 | Jun, 26 |
| 13-07-2026 | GST | GSTR-5 | Jun, 26 |
| 13-07-2026 | GST | GSTR-6 | Jun, 26 |
| 13-07-2026 | GST | GSTR-1 QRMP | Apr - Jun, 26 |
| 15-07-2026 | Income Tax | TCS Return | Apr - Jun, 26 |
| 15-07-2026 | PF & ESIC | PF & ESIC Payment | Jun, 26 |
| 15-07-2026 | FEMA | FLA Return | FY 25-26 |
| 18-07-2026 | GST | CMP-08 | Apr - Jun, 26 |
| 20-07-2026 | GST | GSTR-5A | Jun, 26 |
| 20-07-2026 | GST | GSTR-3B | Jun, 26 |
| 22-07-2026 | GST | GSTR-3B QRMP1 | Apr - Jun, 26 |
| 24-07-2026 | GST | GSTR-3B QRMP2 | Apr - Jun, 26 |
| 30-07-2026 | Income Tax | Issue of TCS Certificate | Apr - Jun, 26 |
| 31-07-2026 | Income Tax | TDS Return | Apr - Jun, 26 |
| 31-07-2026 | Income Tax | ITR Filing | FY 25-26 |
| 31-07-2026 | Income Tax | Self Assessment Tax | FY 25-26 |



DASA & CO

Our Profile



DASA & CO is a seasoned Tax Consultancy firm based in the city of Bangalore. Established three years ago, we have built a reputation for offering top-notch financial services.

Our mission is to provide unparalleled tax services with a focus on accuracy, timeliness, and client satisfaction. We strive to simplify complex tax regulations for our clients, ensuring compliance and maximizing savings. Our team is dedicated to staying abreast of the ever-evolving tax laws, offering proactive advice and tailored solutions.

Our vision is to be a leading tax firm renowned for delivering exceptional and innovative tax solutions. We aspire to empower our clients with comprehensive, personalized tax strategies, enhancing their financial health and compliance. We are committed to nurturing a professional environment where trust, integrity, and expertise are the cornerstones.

We specialize in both direct and indirect taxation. From income tax to GST, we offer a one-stop solution for all your tax-related

concerns.

Our dedicated team consists of 5 highly skilled professionals. Each member brings a unique set of skills, ensuring that we provide comprehensive solutions tailored to your needs.

Over the years, we have had the privilege of working with a diverse clientele. From small businesses to large corporations, we deliver exceptional service to all.

Our firm is not just about numbers; we believe in building long-term relationships. Trust and transparency are the cornerstones of our practice.

We understand the complexities of the financial landscape and are committed to staying ahead of the curve. Our team is always updated with the latest tax laws and regulations.

Efficiency and accuracy are our hallmarks. Our streamlined processes ensure that we deliver timely and accurate services, every time.

At DASA & CO, your financial well-being is our top priority. Partner with us and experience unparalleled financial solutions that drive your business forward.

Technology is at the core of our operations. We employ modern software tools and digital platforms to make our services more accessible and efficient for our clients.

Sustainability and social responsibility are important to us. We engage in ethical practices and are committed to contributing positively to our community.

SERVICES PROVIDED



| Department | Heading | Service |
|---------------------------|------------------------|---|
| Audit | Auditing Services | Our meticulous auditing practices help you maintain transparency and adhere to financial standards. Our meticulous auditing practices help you maintain transparency and adhere to financial standards. |
| GST | GST Compliance | From registration to return filing, we handle all your GST needs, ensuring full compliance with laws. |
| Income Tax | ITR Filing | Personal ITR Filing for individuals. |
| Income Tax | Tax Planning | Tax planning for businesses efficiently. |
| Income Tax | Income Tax Consultancy | We offer expert advice on income tax planning and filing, helping you optimize your tax liabilities. |
| Personal Finance | Financial Planning | We provide personalized financial planning services aimed at achieving your long-term financial goals. |
| Business Support Services | Payroll Management | Outsource your payroll to us and focus on your core business activities, while we handle the complexities. |
| Accounting | Accounting | Monthly Outsourcing of your accounts |

We hope you found this edition of our newsletter informative and valuable. If you have any further questions or inquiries, please don't hesitate to reach out to us at the following contact details. Your feedback and inquiries are always welcome. Thank you for trusting us to be your source of knowledge and insights.



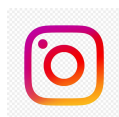
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