Payment of Gratuity (Amendment) Act, 2018
**In brief**
On 29th March 2018, Central Government notified the Payment of Gratuity (Amendment) Act, 2018 (“the Act”). The Act increases the ceiling of the amount of gratuity payable to employees from Rs.10 lakhs to Rs.20 lakhs. Under the Act, gratuity is payable on termination of employment upon an employee completing at least five years of continuous service.

The amendment will impact the amount of gratuity provision to be recognised by entities in the financial statements for the quarter or year ended 31 March 2018 for those entities which estimated the liability using Rs. 10 lakhs as ceiling. Additionally, this may impact the amount of future contributions to fund any such increase in the gratuity obligation.

Let’s understand the impact of the amendment on the Ind AS financial statements as of and for the period ended 31 March 2018.

The notification in The Official Gazette of India can be accessed at the following link:

http://egazette.nic.in/WriteReadData/2018/184299.pdf

**Let’s talk**
Many entities may have provided for gratuity benefit to its employees limited to the Rs. 10 lakhs ceiling specified under the Payment of Gratuity Act, 1972. Gratuity is classified and recognised as a post-employment defined benefit obligation. The amendment is a positive past service cost which results in increase in the gratuity obligation. Past service cost shall be recognised as an expense in the Statement of Profit or Loss in the quarter or year ended 31 March 2018.

**In detail**
Paragraph 8 to Ind AS 19 *Employee benefits* defines past service cost as the change in the present value of the defined benefit obligation for employee service in prior periods, resulting from a plan amendment or a curtailment.

An entity shall recognise past service cost as an expense when the plan amendment occurs.

The amendment has been notified by the Central Government before the period ended 31 March 2018. The amendment will increase the amount of gratuity benefit payable to employees, and accordingly meets the definition of a past service cost. Consequently, the entire amount relating to such past service cost shall be recognised immediately in the Statement of Profit or Loss in the quarter/ year ended 31 March 2018. Unlike Indian GAAP, unvested past service cost shall not be spread over a future service period under Ind AS.

Before determining the amount of past service cost, an entity shall re-measure the net defined benefit liability/ (asset) using the current fair value of plan assets and current actuarial assumptions (including current market interest rates and other current market prices) reflecting the benefits offered under the plan before the amendment.

Disclosure of the reconciliation of defined benefit obligation required in accordance with Paragraphs 140 and 141 of Ind AS 19 shall separately disclose the impact of the past service cost resulting from the increase in gratuity ceiling limit on the amount of defined benefit obligation.

**The takeaway**
Companies should carefully evaluate the impact of the amendment as they gear for the quarterly or year-end 31 March 2018 reporting. The impact of the amendment may vary depending on the existing terms of the gratuity benefit offered by entities to its employees. Early engagement with actuarial experts is encouraged.
Previous publications
Ahmedabad
1701, 17th Floor, Shapath V
Opposite Karnavati Club
S G Highway
Ahmedabad, Gujarat 380 051
Phone: [91] (79) 3091 7000

Bengaluru
The Millenia, Tower D
#1 & 2 Murphy Road, Ulsoor
Bengaluru, Karnataka 560 008
Phone: [91] (80) 4079 4000

Chennai
Prestige Palladium Bayan,
8th Floor
129–140, Greams Road
Chennai, Tamil Nadu 600 006
Phone: [91] (44) 4228 5000

Hyderabad
Plot no. 77/A, 8-624/A/1
3rd Floor, Road no. 10
Banjara Hills
Hyderabad, Telangana 500 034
Phone: [91] (40) 4424 6000

Jamshedpur
GDR Siddha, Level 2, N-Road,
Opposite Saint Mary School,
Bistupur, Jamshedpur – 831001
Jharkhand
Phone: [91] (657) 2320 535

Kolkata
Plot nos 56 & 57
Block DN-57, Sector V
Salt Lake Electronics Complex
Kolkata, West Bengal 700 091
Phone: [91] (33) 2357 9100

Mumbai
252 Veer Savarkar Marg
Next to Mayor’s Bungalow
Shivaji Park, Dadar
Mumbai, Maharashtra 400 028
Phone: [91] (22) 6669 1000

New Delhi/Gurgaon
Building 8, Tower B
DLF Cyber City
Gurgaon, Haryana 122 002
Phone: [91] (124) 462 0000

Pune
Tower A - Wing 1, 7th Floor
Business Bay
Airport Road, Yerawada
Pune, Maharashtra 411 006
Phone: [91] (20) 4100 4444
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