KEY RECOMMENDATIONS FOR PROMOTION AND FACILITATION OF MSMEs

A round table meeting was held at the Centre for Civil Society on 12 January 2015. The roundtable was organised in the context of the committee set up by Ministry of Finance to submit its recommendations for the new national policy that Ministry of Micro, Small and Medium Enterprises is in the process of formulating. The agenda for the meeting was to collect key solutions to the problem of compliance with regulatory norms that govern starting, operating and exiting a business, and therefore increase registration of enterprises with Ministry of Micro, Small and Medium Enterprises.

The stakeholders present at the meeting were:

1. Gopal K Agarwal, Member, Committee on MSME Policy
2. Tamal Sarkar, Project Director, Foundation for MSME Clusters
3. Sangeeta Agastay, General Manager, Foundation for MSME Clusters
4. Shakshi, National Entrepreneurship Network
5. Vikram Bajaj, Director Inlingua
6. Avani Parekh Bhatt, Founder, Lovedoctor.in
7. Jyotsana Narang, Tatsat
8. Vivek Joshi, Founder, Startupfundas.com
9. Ankush Sharma, Founder, Sattviko Restaurant
10. Arun Sharma, Mahaluxmi Industries
11. Sambhrant Krishna, Advocate
12. Mr Shubhneet, CEO, Open Software Technology
   On Conference Call –
13. Shailaja D Sharma, Director, National Entrepreneurship Network
14. Dr. Radhika Meenakshi, Founder, Wise Owl Consulting
15. BS Kiran Kumar, MD Bilgiri Hotels
16. Chandu Nair, Co-founder. Scope e-Knowledge
17. Rajeev Roy, Associate Professor, IIM Raipur
18. Yogesh Andlay, Founder, Nucleus Software
19. Deepak Narayan, Founder Director, MyCFO and WealthTree Advisors
20. Kranthi Vistakula, Founder and CEO Dhama Innovations
Key Recommendations for Promotion and Facilitation of MSMEs

Ease of Registration

The greatest incentive to increase registrations is to ease the process of registration. This process should not be a deterrent to starting a business, but should be simple, transparent and speedy. Similarly, just tuning the incentive system will not do. Entrepreneurs won’t register unless they get to reap benefits of registration without meandering in the labyrinth of statutory and tax compliances.

a. Single Window System

i. A single window for facilitating and fast-tracking registration; obtainment of various clearances and permits; tax compliance; and exit from the business should be put in place. To facilitate and fast track the regulatory process, the ministry of MSMEs could set up STPI-like\(^1\) nodal agencies. The nodal agency would co-ordinate with all departments (Registrar of Companies (ROC), Income Tax, Service Tax, VAT, etc.) to specify all required documents, avoid duplication in the application process, speed up the regulatory process, and promote transparency by tracking the progress of the application through an online portal.

ii. Ministry of MSME could identify and develop private agencies/consultants to train and accredit them for providing a host of services for MSMEs along the concept of e-seva centres. These agencies could be one-stop-shop for obtaining all statutory compliances at a single window. Ministry of MSMEs could facilitate and benefit these agencies/consultants by funding 75% of their total consultation fee.

iii. The entrepreneur and the business should be linked through a single reference point (a unique identifier such as passport or Aadhar number, etc.). This would allow government and other agencies to track regulatory compliance, improve tax collection and check the antecedents of the entrepreneur.

b. If certificates, permits, etc. are not issued within a stipulated time period, enterprises should be deemed certified. In addition, for key activities special quick clearances should be created.

\(^1\) Software Technology Parks of India (STPI) – A society registered under the Societies Act and operating under the Department of Electronics and Information Technology (DEITY), Government of India. STPI centers provide a variety of services to IT firms including technology assessment, professional training, high speed data communication, incubation facility, consultancy, network monitoring, data centre, data hosting, etc. See: \(\text{https://www.stpi.in/l10l10l2010S302050l40274}\) and \(\text{http://en.wikipedia.org/wiki/Software_Technology_Parks_of_India}\)
via single window which should be deemed approved after a specified time period. Any errors in documents filed by the entrepreneur should be pointed out in a *speedy manner and not in piecemeal fashion*.

**c. Rationalisation of approvals/permits/clearances –**

i. Blanket requirement for redundant approvals such as pollution certificate for service and IT sectors should be done away with.

ii. At present, the same rules and regulations govern a small business as also a large public company. Regulatory compliance for MSMEs should be delineated and minimised.

iii. Micro enterprises should be promoted by exempting them from regulatory compliance. Micro enterprises should be registered on the basis of self-declaration (of land, labour and machinery) with random checks by concerned authorities.

iv. When registering with MCA (Ministry of Corporate Affairs) an option – with a mention of benefits – for registering as a MSME could be made available through a checkbox that could be ticked and another sub-checkbox that could be ticked to detail the type of MSME. This will enable MSME ministry to identify the need of the registered enterprise and communicate effectively. This will help entrepreneurs see value addition and therefore encourage for registration with MSME ministry.

v. Better PR and targeted communication – at present, people are not aware of the benefits of registration (for instance, loans without collateral and 20% reservation for government procurement) with MSME ministry. There are more than 206 schemes for MSMEs by various ministries and departments. Many of those also overlap each other and therefore all the schemes need to be consolidated and publicised. The schemes related documents should be made available regional languages too apart from Hindi and English. Modern means of communication such as video, webinars, social media (Facebook, Twitter, Hangouts) etc should be used to promote the benefits of registration and improve user interface.

vi. Third party certification/accreditation – Third party certification should be recognised. Recognised Industry Associations could be allowed to certify on behalf of government agencies with random checks and stiff penalties for fraud (akin to self-employed individuals filing tax returns and declaring income with random checks by the IT department). Similarly, third party accreditation by private companies should be encouraged by sanctioning and recognising more private players in this space.

vii. Registrations with different PSUs for sale of products and services should be so consolidated as to make multiple applications redundant.
Bottom line: entrepreneurs should spend time managing customers, global competition rather than the government environment (today the most successful businesses are those that are adept at managing the system).

**Incentivising Registration**

Registration should act as shield against a multitude of red tape and paper work.

a. Certification on the basis of self declaration of land, labour and machinery etc.
b. Purchase of goods and services produced by MSMEs by government agencies should be simplified – for example by e-tendering. Registered MSMEs could be given a discount on bidding price in lieu of fixed 20% procurement by PSUs, or could bid 10% higher and still secure government contracts.

**Ease of Operation**

Once registered, MSMEs still face a number of hurdles in funding, starting and running their business.

**Funding the business**

i. Easy foreign investment by PIOs/OCIs or even foreign nationals should be allowed. Current regulations deter/discourage such investment. Receiving payments from foreign countries is very expensive and time consuming. Easier processes like online banking etc need to be encouraged.

ii. Innovation Entrepreneurship Development Centre (IEDC) funds not showing impact within specified time limit should be repatriated. One time share of 10 % of revenue generated from sale/commercialisation of project could be made mandatory.

**Starting the business**

i. Government should consider creating land-banks in Tier 3 cities for kick starting a MSME cluster based industrial development in appropriate geographies.

ii. Centres for incubation and innovation – Private incubation centres with expert technical consultants (MSME MITRAS) should be set up and linked to DICs and MSME development institutes. Centres for innovation should be set up to connect
entrepreneurs to all labs across the country. These will help labs by bringing business to them and entrepreneurs by linking them to enterprise-specific state of the art technology. These centres should help patent and incentivise grass root level innovations by MSMEs.

**Running the business**

i. Labour laws, PF, ESI and all worker/person related compliances should be consolidated to avoid duplication/delay and weed out rules and regulations which are out of tune with current realities.

ii. Various taxes (service tax, income tax, VAT, etc.) that are paid at different points during the course of operation should be consolidate. Flexibility should be allowed for taxes to be paid once/twice a year. Retrospective application of taxes should be discouraged.

iii. ESI, PF, etc. should be allowed to be made competitive by creating several agencies that compete for providing such beneficial services. It will make these more customer-centric and service oriented.

iv. An employee should be allowed to subscribe to ESI, PF, etc. directly. His contributions could be reimbursed by the employer for whatever period he is employed. In the competitive environment for talent acquisition, employers would compete with each other to reimburse and top up with better facilities to attract good employees. This will also make it easier for employees to switch jobs.

v. When a company paying Provident Fund and Employee’s State Insurance (ESI) scales down due to sector problems, it still has to comply with the Employees’ Provident Funds and Miscellaneous Provisions Act, 1952 and the Employees’ State Insurance Act, 1948, though the number of employees may have dropped below the limit for compliance with the two acts. This is another blow for a struggling company. Flexibility should be allowed by recognising self declaration in case of scaling down.

vi. Diversity in start-ups should be allowed with respect to gender, location, community, etc.

vii. Under the Companies Act, 2013 liability as an ‘officer-in-default’ extends to non-executive directors as well. Non-executive directors should be exempted from liability as it hinders flow of expertise and counsel to small enterprises.

viii. Purchase of goods and services produced by MSMEs by government agencies should

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\(^2\) According to the Kauffman Foundation, venture funds with women on their teams invest in women founders 70% of the time. In short, the more women investors at the table, the more women run companies are funded, and the pipeline of women run companies grows. The difference is that women entrepreneurs bring in 20% more revenue with 50% less money invested.
be simplified for example through e-tendering. Discount on bidding price in lieu of fixed 20% procurement could be considered. For instance, registered MSMEs could bid 10% higher and still secure contracts.

ix. Enterprises that have been in operation for long should be allowed to continue operations even if they are not located in an appropriate land (industrial or commercial). Enterprises should be allowed to register from whatever address they are at. They can be encouraged/ incentivised to move to an appropriate land later.

**Exit Policy**

Failure needs to be accepted as part of our culture. Companies which don’t take off should be allowed to close down faster, currently this process of exit is extremely tedious. Process to exit a business should be made available to the entrepreneurs along with the Certificate of Commencement of Business at the beginning itself.

**Grievance Redressal**

India consistently ranks below 170 in ‘enforcing contracts’. Grievance Redressal System should be strengthened.

a. There should be *fast track courts* for quickly disposing of routine commercial matter like those around negotiable instruments or contracts. Government should be discouraged from appealing against a matter where its argument has been turned down. This will bring down the pendency of legal cases.

b. Tax and compliance disputes should be resolved quickly in a time bound manner. Arbitration for old disputes related to tax and compliance should be simplified and fast-tracked.

c. Technology should be leveraged to set up call centres to register complaints. Complaints should be dynamically forwarded up the ranks to speed up redressal.

d. Subsidised loans often get rejected. Processing of loan applications should be made accountable. Counter signatures by higher authority of lending institution that rejects a subsidised loan could be required. Authorities should be required to provide reasons for rejection. Applicants should have the right to be heard i.e. the right to make a case for sanction of loan.