No. HQ/ 101/ 2007 – Computerisation
Government of India
Ministry of Corporate Affairs
5th floor, A-Wing, Shastri Bhavan, Dr. R. P. Road,
New Delhi, the 25.10.2012

To
The Chief Controller of Accounts,
Ministry of Corporate Affairs,
3rd floor, C-Wing,
Lok Nayak Bhavan, Khan Market,
New Delhi – 110 003.

Sub: Updated Procedure for Reversal and Refund of Payments with the inclusion of NEFT refund cases.

With reference to the subject cited above, I am directed to forward herewith a copy of the Revised Manual approved under Rule 269 of the General Financial Rules, 2005 for your ready reference and further necessary action. The Manual prescribes the procedure to be followed for reversal and refund of payments under the MCA21 e-Governance program in respect of claims on multiple, incorrect and excess payments received including NEFT refund cases.

This issue with the approval of Secy. (MCA).

(Anil Bhardwaj)
Director

Encl: as above.

A copy of the Manual is also forwarded to the following banks participating in the MCA21 e-Governance Project and TCS with the request that they may incorporate appropriate changes within their system:

1. The General Manager, State Bank of India, Government Banking Unit, Corporate Centre, 2nd floor, Main Branch Building, 11, Sansad Marg, New Delhi – 110 001.
3. The General Manager, Indian Bank, (Cell for Government Transactions), Post Box No. 1384, 66- Rajaji Salai, Chennai – 600 001.
4. The Zonal Head (North), Government Banking Group, ICICI Bank Ltd, ICICI Bank Tower, NBCC Place, Bhishma Pitamah Marg, Pragati Vihar, New Delhi – 110 003.
6. The General Manager, M-11, 2nd floor, Middle Circle, Connaught Circus, New Delhi – 110 001.
7. Shri K.V. Narayanan, Vice-President, TCS, New Delhi.
Manual for Reversal and Refunds of payment of statutory fees under MCA 21 Project (revised with inclusion of NEFT refund cases)

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1. Introduction:

1.1 The Ministry of Corporate Affairs (MCA) has implemented MCA21, an ambitious e-Governance initiative, involving modernization and computerization of the Ministry's operations. This program has been accorded National Mission Mode status. A service oriented approach drives this program with technology being used as an enabler. It is a well-conceived program with a holistic approach encompassing all tasks, from conceptualization to roll-out, such as stakeholder analysis, process re-engineering, interoperable solution architecture and security roadmap (that have gone through extensive peer reviews) & change management to co-opt various stakeholders.

1.2 The program will provide citizens easy and secure access to MCA services through the country's e-Governance infrastructure, any time and from any place and in a manner that best suit the citizen. The focus of the program is on bringing about a fine balance of the stakeholder requirements, between facilitation and control, as a blend of well-defined goals and performance metrics. Adopting international best practices, the goals have been set to bring immense value to the stakeholders & have been succinctly articulated as under:

   a) **Business** enabled to register a company and file statutory documents quickly and easily
   b) **Public** to get easy access to relevant records and get their grievances redressed effectively
   c) **Professionals** to be able to offer efficient services to their client companies
   d) **Financial Institutions** to find registration and verification of charges easy
   e) **MCA** to ensure proactive effective compliance of relevant laws and corporate governance
   f) **Employees** enabled to deliver best of breed services
2. Process of Service Delivery and Receipt of Payments on account of statutory fees and charges:

2.1 All services under MCA21 are delivered on-line through electronic filing (e-filing). For availing any service under the MCA21, the service seeker will do e-filing either through the MCA Portal (i.e. website) accessible through the Internet, or through one of the ROC Helpdesk/ Certified Filing Centers which act as an assisted facilitation point for e-filing.

2.2 E-filing involves downloading the specified e-form from the MCA portal – where all these forms have been made available free of cost. These e-forms, duly filled and signed by the designated person(s) using digital signatures (that provides the necessary authentication as per IT Act, 2000), are submitted to the MCA portal.

2.3 The MCA21 system checks for the completeness of the e-forms electronically online, using a set of pre-defined rules in the process of performance of 'pre-scrutiny' function. In case of any discrepancies in the e-form in respect of the mandatory fields, the service seeker is prompted to make necessary correction. The response to the service seeker is provided on-line. This is done repetitively until the form is complete in all respects.

2.4 Once the form is accepted by the MCA21 system, the MCA21 system generates a Service Request Number (SRN) and indicate fee to be paid for the services and prompts the user to make the payment. The fee calculation for the service is made programmatically on the basis of form type, date of submission and authorized capital. This is done internally based on parameters that are stored within the system and kept up to date.

2.5 For the payment of fees, the MCA21 system prompts the user to opt for one of the following payment methods:

   a. Off-line
      (i) Challan payment - remittance at the Bank counter
      (ii) Money transfer through National Electronic Fund Transfer (NEFT)
   b. On-line
      (i) Credit Card (Visa/ Master Card)
(ii) Internet Banking

2.6 In the case of item (a)(i), a pre-filled challan, as per the prescribed format (GAR 7), is generated by the system, which is complete in all respects. The service seeker takes a print out of this Challan to make the necessary remittance in any one of the authorized Bank branches.

2.7 In case of item (a)(ii), MCA21 system generates a challan indicating fee to be paid and expiry date, for payment through NEFT. The user transfers the fee from the Internet banking facility provided by the bank in which he/she holds the account to the Ministry’s notified identified account of NEFT payment. Currently the identified accounts for NEFT payments are held in HDFC Bank and Punjab National Bank (PNB). Upon successful funds transfer, the transferer bank will provide a Unique Transaction Number (UTN) for the NEFT transaction. In the meanwhile, the MCA designated banks (HDFC Bank & PNB) upon realisation of fund in the identified account, electronically share the NEFT payment confirmation with MCA21 system. Once the details are updated in the MCA21 system, the MCA21 system prompts the user to link the payment details (UTN) with the SRN on the MCA21 portal (after login). Thereafter, the service request will be processed further by the system.

2.8 In the case of item (b)(i) & (b)(ii), after the fee is calculated in the MCA21 system, the control is transferred to the Bank’s computer system, which in turn enables the transaction. After the service-seeker has authorised the on-line payment, the system generates a receipt for the payment so authorised.

2.9 For each Offline/on-line payment, MCA21 system generates Service Request Number (SRN), which is unique. Each transaction can be traced and tracked in the MCA21 system by the SRN.

2.10 Each challan (off-line) has the date of issue and the expiry date mentioned therein, linked with the last date of filing including the grace period, if any. The service seeker has to make payment on or before expiry date of the challan.

2.11 The important point is that the e-form that has been submitted is held in a secure location and upon confirmation of realization of fee amount from the bank, the same will be initiated and authorized for processing by MCA21 system and the documents are then routed electronically to the concerned ROC/RD/HQ office for further processing.
After processing of the Form by the Dealing Hand and the Approving Officer, it is pushed to the Document Repository.

2.12 Filing is deemed complete only after the necessary payment for the service is made within the stipulated dates either off-line at a Bank or through on-line means and a receipt obtained. In the case of NEFT payment, filing is complete after successful linking of UTN and SRN for the service in the MCA21 system.

2.13 In on-line payment option, confirmation from the bank is received instantaneously whereas for off-line challan-based payments, confirmation from banks are received within T+3 days through scrolls uploaded to MCA21 system by Focal Point branch of the respective banks. In case of NEFT payments, confirmation is expected within 48 hours of transaction.

2.14 The Ministry introduced e-stamping facility for select MCA services. The select services are: Company incorporation (eform-1), registration of foreign company (eform-44) and approval of changes in the authorized capital (eform-5). Based on specific authorisation, the electronic generation of stamp papers has been introduced from September 13, 2009 in 29 major States and UTs. Later, it was extended to all States and UTs in the country.

2.15 In these select MCA services, the MCA21 system prompt payment options for MCA services (A or B-series SRN) as well as payment for stamp duty (D-series SRN), in series.

2.16 The filing in these select MCA services is deemed to be complete only after the necessary payments for the services (A or B-series and D-series SRN) are made within the stipulated date either off-line at a Bank or through online means and a receipt is obtained.

2.17 If the service seeker does not make the necessary payment within the expiry date of challan, the service request will lapse.
3. **Glossary of terms (alphabetical order):**

**Competent Authority** means the Secretary, Ministry of Corporate Affairs, Government of India in his capacity as Chief Accounting Authority.

**Excess payment** means where the service seeker has paid fees in excess of what was actually required to be paid or amount paid in excess due to incorrect fee rule. Excess payment particularly deals with payment against single SRN.

**Incorrect Payment** means any fee paid by the service seeker through an incorrect option (under Pay Miscellaneous fee) in the MCA21 system.

**Incorrect Payment via NEFT** means any of the following:

1. Payment of stamp duty fee into account identified for MCA filing fee;
2. Payment of MCA filing fee into account identified for stamp duty fee;
3. Payment after the expiry date of SRN;
4. Single consolidated payment for multiple SRNs;
5. Excess payment than the amount mentioned by MCA21 system;
6. Less payment than the amount mentioned by MCA21 system;
7. Payment made without generating any SRN;

**Marked For Refund** is the status of the SRN in the NEFT transaction, where payment for a SRN falls under any one of the above category and linked by the user.

**Invalid and Not Be taken on Record (NBTR)** is the status of the document when the same is treated as Invalid due to non rectification of defects within the time prescribed under regulation 17 of the Companies Regulation, 1956 or marked not be taken on record by the Office of MCA.

**Multiple payment** means where the service seeker has paid the MCA fees more than one time for the same service by filing the same eForm multiple times. (i.e. more than one SRN). For the purpose of this Refund Process, Multiple payments are restricted to eForm 1 – company registration and eForm 5 – changes in the authorised capital.
Pay Miscellaneous Fees means the functionality available on the MCA21 portal whereby the user can make additional/penal fee payment in case MCA/Court/CLB order informs the user about the same.

Refund means return of fee where service seeker has paid fee on account of a) multiple payments; b) excess payment; and c) incorrect payment. Refund is proposed to be done for those cases where the payment status of the transaction in MCA system is 'Paid' and service is not rendered or is found redundant. In those cases of NEFT transactions, refund is proposed for payments which are not linked within prescribed time due to incorrect payment as described above.

Regulation 17 means regulation 17 of the Companies Regulation, 1956. As per the regulation 17, in case, any document filed with the office of the registrar is found to be defective or incomplete in any respect, the registrar shall cause to give a notice to the company to rectify the defect or complete the document or file a revised document and if the defect is not rectified within prescribed time limit, the Registrar shall not take such document on record and shall treat the filing as invalid.

Reversal means automatic reversal of transactions done through online mode (i.e. Net banking/ Credit card) where the successful online payment acknowledgement is not received by the MCA21 system but the amount is debited from the stakeholder's bank account. Reversal is done by the MCA21 system for those cases where the payment status of the transaction in MCA21 system is not 'Paid'
4. Incidence of multiple/excess or incorrect payments and the need for Reversal and Refunds:

4.1 Payments are made by service seeker, as prescribed, for availing various services. In these transactions, a number of instances have been observed involving multiple payments, incorrect payments and excess payments by the users.

4.2 Detailed incidences analyzed and attributed to initiation of refund requirements are as follows:

4.2.1 Multiple Payments- In the cases given below, service seeker does multiple filings of eForm 1 or eForm 5 and makes payments more than once (multiple times) for the same service, due to the reasons given under.

a) Technical problem occurs at the payment gateway and no response is received by the MCA21 system. Under this scenario, it is possible that payee’s account is debited but no response is received at MCA21 system for the information of the user.

b) Due to low network bandwidth or network congestion, the response takes some time and the session times out (no acknowledgement conveyed to the user) but amount is debited from payee’s account. Though there is a provision to regenerate the receipt, service seeker quite often tends to do multiple filings due to anxiety and precaution ignoring the availability of such facility.

In all these cases, the service seeker unaware of the status of payment, resorts to filing again to make sure that the filing is completed. That is to say, the service seeker ends up paying more than once, though he avails the service only once.

After the introduction of electronic generation of stamp, the services like incorporation of company and change in the authorized capital requires two payments i.e. payment for eform fee and payment of stamp duty for successful completion of efilng. However, sometime, the service seeker unaware of the process, pay eForm fee only (A or B series SRN) and fails to pay the corresponding electronic stamp duty fee (D series SRN). Due to incomplete process, the eForm fee SRN (A or B series) is marked as ‘Transaction Cancelled’ after the lapse of expiry date and work-item not created. Finding failure in his
effort, the service seeker attempt another eForm filed and paid (A and D series) correctly for incorporation of company or change in the authorised capital and availed the services.

4.2.3 Incorrect Payments: The cases of incorrect payment (eForm fee/ stamp fee paid through Pay Miscellaneous fee) where the service seeker could ask refund include:
   a) Service seeker has made A series SRN payment or D series SRN payment through an incorrect option under Pay miscellaneous fee facility.

Incorrect Payments via NEFT: The cases of incorrect payments where the service seeker could ask for refund include any one of the following:
1. Payment of stamp duty fee into account identified for MCA filing fee;
2. Payment of MCA filing fee into account identified for stamp duty fee;
3. Payment after the expiry date of SRN;
4. Single consolidated payment for multiple SRNs;
5. Excess payment than the amount mentioned by MCA21 system;
6. Less payment than the amount mentioned by MCA21 system;
7. Payment made without generating any SRN;

4.2.4 Excess Payment: Refund cases may also include the instances of excess payments being done by the service seeker, as stated below:
   a) Any excess fee made by the service seeker due to some incorrect data entered by the service seeker in the eForm or incorrect data in MCA21 system due to migration of data from legacy system or absence of some provision viz. extension for holding AGM in the eForm to support the fee calculation logic.
   b) The excess fee also includes additional fee paid due to delay in filing on account of technical problems in the MCA21 system.

The Ministry considered that the duplicate payments or excess payments are reversed back or refunded to the customer after due verification, taking into account the specific exclusions from this process e.g. STP forms etc, where the onus is on the person filing to ensure correctness of all particulars including the fee.

Exceptions where refund is not to be allowed are given in the ANNEXURE III.
5. Reversal and Refund Initiation:

The 'cancellation of fee payment' and 'remittance of money back to service seeker' are defined/categorized respectively as:
- Reversal of Payment
- Refund of Payment

6. Cancellation of Payment Authorisation/Reversal of Payment made using on-line payment modes:

6.1 In cases of online payment, generally, payment confirmation/acknowledgement with MCA21 system do happen instantaneously. For cases where the successful online payment acknowledgement is not received by the MCA21 system (i.e. No response or an error response is received) for an online credit card/net banking transaction and the amount is debited from the stakeholders' bank account, automatic reversal advice for crediting back the money to the concerned service seeker is issued.

i) Action by the Service Seeker

a) Service seeker opts to use the on-line method of payment of statutory fees for e-filing. The portal responds with SRN number and the amount of fees. The service seeker is requested to keep note of the SRN number for future reference as shown in figure (a). MCA21 portal subsequently passes control to the Bank system. He enters necessary information on the web-page presented by Bank's system for making the payment. The service seeker does not receive any response back from the portal.
You are being redirected to EPAY Payment Gateway site. Please note down your bank's Request number. ADVICE TO CONTINUE correspondence with ITR.

**IMPORTANT INSTRUCTIONS**

In case of non-receipt of payment, please contact your bank's payment department. You are advised to verify payment status before contacting bank again.

1. Click on 'Check Payment Status' to go to the form. Enter the SRN details and find the payment status.
2. In case the payment status is 'PAID, CANCELLED AGAIN'. Request to send the details, transaction details in such cases should be mentioned.
3. In case the payment status is 'NOT PAID', refer to the service provided by the bank. The payment status in EPAY and online payment should be verified. A payment is considered to be paid when the payment status in EPAY and online payment is seen. For all SRNs where payment status is not paid, red sign will appear from the screen, and the service provider for credit back the money will be instructed on the concerned time, often marking dates. You need to find the details of the latest date.
4. If the selected service for the customer is not available, the payment is reversed.

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**Figure (a)**

b) The service seeker, not sure about the success of his e-filing in cases mentioned under para 4 (a) or (b) above, repeats step (a) again. The MCA21 portal presents a screen as shown in figure (b) warning him of possible duplicate. The service seeker, overlooking the alert message, goes ahead with the e-filing again.

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**Figure (b)**

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**Action by the System**

a) At the end of the day, each authorised bank uploads a daily scroll consisting of SNRs of all receipts and receives the corresponding success and error files from MCA21 system (after reconciliation) for all reported transactions. SNR for which successful online payment confirmation was not received by MCA21 system, shall automatically be marked for reversal and reported back to the bank in the error file with error code as 07.

b) The MCA21 system will cancel the filing done against the SRN. This will ensure that forms of the SRNs for which reversal of payment is made does not go to Back Office.

c) The MCA21 system will also maintain the Audit trail of all transactions reversed.
iii) Action by Bank
a) The bank will process the error file and reverse the transactions with error code as 07 (i.e. marked for reversal) within 24 hours to service seeker account.
b) As per the approved payment and accounting procedure for MCA21 receipts, funds for success SRNs will be transferred through link cell of the bank to CFI, Nagpur.

6.2 In case of unlinked transactions under NEFT payment, MCA21 system will generate an error file containing transactions that were not linked for more than 2 days (or as determined by MCA) and share the same with the agency bank. Thereafter, the Bank will initiate reversal of payment to the account of the originator.

Note:
All other kind of cancellation of fee payment and remitting back to service seeker (as per para 4 above) is placed under category “Refund of Payments” and refund is always processed through the PAO and the amount is refunded through a Bank instrument.

7. Process for Refund of fees

Fee refund would be permissible, upon due verification, in case of a) multiple payments; b) incorrect payment; c) excess payment d) incorrect payment via NEFT.

Creation of New Role: To facilitate the Refund process, new role as 'AO Refund/ JD Refund' for processing of refund requests shall be defined in RoC/ RD office respectively. RoC/ RD/ BAdmin shall have the facility to assign the defined role to a particular person in the office.

A new eForm (Refund eForm) shall be available on MCA21 portal for the service seeker to submit his request for refund.

i. Action by the Refund Service Seeker:
   a. The service seeker shall have to fill the following information in the eForm:
Details of the company with CIN/ applicant details
SRN of the transaction for which request for refund is made
SRN of the other transaction
In case of excess payment, amount of Refund sought
Reason for refund requirement- Multiple payment, Excess payment, incorrect payment, incorrect payment via NEFT
In case of excess/less payment, consolidated payment via NEFT and NEFT payment without generating SRNs, user will create a miscellaneous SRN to the amount paid and mention all the SRNs for which the consolidated payment was made
Details of the case
Details as required for G.A.R. 33 (Bill for Refund of Revenue) like Name of Payee etc.
Address for sending Cheque for refund and email ID for correspondence

b. Attachments, if any, like screenshots, stamped challan etc. shall be attached in the eForm by the service seeker.

c. Refund eForm shall be digitally signed and signatory role check rules shall be applicable for all cases to verify that the claim is made by the concerned company only.

d. In cases where filing of the form by non-company person is permitted (like ARC in case of Form 8, Others in case of Form 21); refund form shall still be filed by the company only. Role check shall not be applicable in case of filing by applicant and by liquidator.

e. In case of NEFT payments, refund for company filings will be made to company and for non-company filings (ex View Public Document) refund will be made to the payee.

f. Upon submission of refund eForm on the MCA21 FO portal, work-item shall be created for processing by DDO (MCA, HQ), and status of the same shall be set as 'Pending for processing by DDO' by the system.

g. Once the refund eForm is filed, further processing of the pending SRN(s), in respect of which refund request is made, shall not be allowed. System shall mark the status of the SRN(s) as 'Pending for processing of Refund eForm'. This shall also be applicable to cases where the SRN is in any
status like PUCL (Pending User Clarification), RSUB (Re-SUBmission) etc.

ii. **Action by DDO:**

   a. Following details shall also be displayed by the system in the work-item:
      
      - In cases where reason for refund is excess payment, facility to calculate the fee using the fee calculator facility (as per latest fee rule).
      
      - In case where reason for refund is multiple filing of eForm 1, then details of Form 1A reference number, company name etc.
      
      - Amount eligible for refund. The amount will be calculated based on configurable values along with corresponding details submitted the service seeker.

   b. DDO shall scrutinize the refund request and, in case where some additional details are required, shall have an option available to send the same to the operator. Email in this respect shall be sent to refunds.helpdesk@mca.gov.in (operator) containing refund eForm and details required. Operator shall reply to the mail at refunds.ddo@mca.gov.in (DDO) containing the response to required details.

   c. There shall be a link in the work-item to view the details of SRN(s) and corresponding work item(s) mentioned in the Refund eForm.

   d. On the basis of scrutiny of the refund request, DDO may propose to accept the request for refund. He shall have to forward the work-item and assign it to the concerned MCA office to which the SRN relates (RoC/ RD/ MCA, HQ). Work item status shall be ‘Pending for processing by <RoC/ RD/ MCA, HQ>’. In case of NEFT refund cases, DDO will decide on the refund request on the details presented in the system and they will not be forwarded to RCC/RD officials. However, depending on the amount, there will be approval workflow – DDO to Dir(egov) to JS(egov).

   e. In cases where SRN, in respect of which refund request is made, does not correspond to any eform work item/ does not relate to any particular RoC/ RD office, then also DDO can assign the refund work-item to any MCA office depending upon the facts of the case.
f. The DDO shall have an option to add comments (if any), noting, enter/attach the facts of the case and provide any other information/attachments.

g. In case the DDO wants to reject the request for refund without referring the same to the concerned MCA office, he shall reject the eForm and the work item shall be marked as 'Rejected by DDO'. DDO shall need to enter comments/reason for rejection. Further processing and closure of pending SRN(s) in respect of which refund request is made shall be allowed and the same shall be marked as Open and assigned to the same previous role.

h. In case the refund work item is to be assigned to MCA HQ, then DDO shall assign the same to All India BCAdmin/any other role at US level or above.

iii. Action by concerned MCA office (RoC RD MCA HQ):

   a. AO Refund/ JD Refund/ MCA, HQ user shall have an option to assign the work-item to another BO user in the same office, if required.
   b. BO user shall scrutinize the refund request.
   c. In case the concerned BO office user wants further details/information w.r.t the work-item from another MCA office, (other RoC RD MCA HQ), then he shall send the work-item to such office. However, the user cannot assign it to DDO. Such facility shall be available to AO Refund/ JD Refund/ MCA, HQ user to assign the work-item to DDO in case any other details are required from DDO.
   d. On the basis of scrutiny of the refund request, AO Refund/ JD Refund/ MCA, HQ user shall either finally propose to accept or reject the refund request. He shall need to provide his comments in the work-item. Work item shall be finally sent to DDO for approval/rejection, by the concerned MCA office only (to which the SRN relates) through the AO Refund/ JD Refund/ MCA, HQ user and work item status shall be set as 'Pending for closure at DDO'.

iv. Final approval/rejection by DDO:

   a. On the basis of the comments entered by the AO Refund/ JD Refund/ MCA, HQ user, the DDO shall mark the work item as 'Eligible for Refund'
Rejected for Refund'. The DDO shall not be able to mark a refund request as eligible for refund that has been suggested to be rejected by the AO Refund/ JD Refund/ MCA, HQ user and vice-versa.

b. DDO shall have an option to send the work-item back to the concerned MCA office in case of any issue and the above process as per point (iii) shall be repeated.

c. In case work item is marked as 'Eligible for refund', G.A.R. 33 shall be generated by the system and attached in the e-mail sent to the service seeker requesting them to provide signed G.A.R. 33 as a physical copy to DDO. Same shall also be available for viewing and printing at Track Transaction status and related facilities on FO portal.

d. Sending of signed G.A.R. 33 by the service seeker to the DDO shall be outside the system. Refer Format B for G.A.R. 33.

e. After the signed GAR 33 is received by the DDO, he shall enter the date of receipt of signed GAR 33 and attach the same in the work item.

f. Thereafter DDO shall sign the eForm for approval.

g. If the form is approved, status of pending refunded SRN shall be set as NBTR and shall not be available in VPD. It shall be treated similar as other NBTR cases. Payment status of the refunded SRN shall be set as 'Approved for Refund'.

h. Once the form is approved, further processing and closure of pending SRN of the other transaction, if any, shall be allowed and the same shall be marked as Open and assigned to the same previous role.

i. For all approved refund cases where signed CAR 33 has been received by DDO, report for 'Approved Challan Refunds by DDO' shall be generated by the system on weekly basis and sent to PAO (mcapgc@nic.in) as well as DDO (refunds.ddo@mca.gov.in). Refer Format A. For this date of receipt of signed GAR33 as entered in the refund work item shall be considered.

j. Along with Format A, DDO shall send the corresponding signed GAR 33 to PAO for further action after filling up the required section. This shall be outside the system. DDO shall change the status of the work-item to 'Pending for refund processing by PAO'.

k. If the refund request is rejected, further processing and closure of pending SRN(s), in respect of which refund request is made, shall be
restored and same shall be marked as Open and assigned to the same previous role.

v. **Action by PAO**

All action by PAO as mentioned below shall be outside MCA21 system.

a. On receipt of GAR 33/ Weekly report for approved refunds, PAO shall verify whether the payment in respect of SRN for which refund has been approved had been realized and reported by the Bank to PAO.

b. Following refund details shall also be verified from the COMPACT 2000 on receipt of Weekly report for approved refunds -
   - Challan Number (SRN)
   - Challan date
   - Amount of Challan
   - Bank Code
   - Branch Code
   - Functional Head
   - Object Head

c. After PAO has verified the details, a refund Cheque/ electronic payment order shall be prepared and PAO shall send/ inform the same to DDO along with a copy of corresponding approved GAR33. The PAO shall, after issue of Cheque/ electronic payment, perform a negative entry against the receipt in COMPACT 2000.

d. On receipt of Cheque from PAO, DDO shall make the corresponding entry in the work-item. The Cheque along with a cover letter shall be forwarded to the service seeker's address and work item shall be marked as 'Closed and Cheque dispatched'.

e. Payment status of the refunded SRN shall now be set as 'Refunded'.

Note: Provision for payment through electronic payment order is made with the additional collection of "Bank Account details" in the Refund e-Form. Till the time, the O/o PAO readied for electronic money transfer, cheque payment would be practised.

8. Default values for deduction in amount to be refunded based on time within which refund application is made
For all the future cases on ongoing basis, default values shall be calculated depending on the time lapsed after the SRN generation date and payment (multiple/ incorrect/ excess) made therein, for which a refund eform is being filed:

<table>
<thead>
<tr>
<th>Time within which refund application is made</th>
<th>Default value for deduction</th>
</tr>
</thead>
<tbody>
<tr>
<td>0-90 days</td>
<td>2.5%</td>
</tr>
<tr>
<td>91-180 days</td>
<td>5%</td>
</tr>
<tr>
<td>181- 270 days</td>
<td>7.5%</td>
</tr>
<tr>
<td>271-365 days</td>
<td>10%</td>
</tr>
<tr>
<td>&gt;365 days</td>
<td>25%</td>
</tr>
<tr>
<td>Filing not to be allowed after period</td>
<td>1085 days</td>
</tr>
</tbody>
</table>

Table A

For old and existing cases, time limit shall be w.r.t date of implementation of refund process in the system.

For current cases, time limit shall be w.r.t SRN (for which refund request is made) generation date.

For refund of fee paid via NEFT, there won’t be any deduction. However, after 1085 days of implementing this refund process, refund filing for NEFT payment will not be allowed.
9. **ANNEXURE I**

**Weekly Approved Challan Refunds by DDO**

**Format A**

Ministry of Corporate Affairs

<table>
<thead>
<tr>
<th>Start Date</th>
<th>End Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>S. No</td>
<td>Refund Account Head</td>
</tr>
<tr>
<td>Challan No.</td>
<td>Refund Payable to</td>
</tr>
<tr>
<td>Challan Date</td>
<td>Amount Refundable</td>
</tr>
<tr>
<td>Challan Amount</td>
<td>Refund Account Head</td>
</tr>
<tr>
<td>Payment Head</td>
<td>Functional Head</td>
</tr>
<tr>
<td></td>
<td>Objective Head</td>
</tr>
<tr>
<td>1</td>
<td>2</td>
</tr>
</tbody>
</table>

**Note:**
- All columns of the report shall be displayed by the system.
- Challan implies SRN.
- 'Refund payable to' shall be displayed based on Name of payee and bank account number as per GAR 33.
Format B  
G.A.R. 33  
[See rule 142]  
BILL FOR REFUND OF REVENUE

<table>
<thead>
<tr>
<th>HEAD OF ACCOUNT FOR REFUND: &lt;Refund Account Head&gt;</th>
</tr>
</thead>
<tbody>
<tr>
<td>In whose name revenue was credited (for electronic payment)</td>
</tr>
<tr>
<td>-------------------------------------------------</td>
</tr>
<tr>
<td>PAO, MCA</td>
</tr>
</tbody>
</table>

1. Certified that this order of refund has been registered and noted against the original receipt in the departmental accounts under my initials and that refund of the same had not been ordered or made earlier.

2. Sanctioned and passed for payment.

Cheques may be issued in favour of <Name of payee>.

Signature of the Sanctioning authority with Seal.

Signature of the claimant (affixing revenue stamp wherever necessary)

Date.

Signature of Drawing & Disbursing Officer.

FOR USE IN PAY AND ACCOUNTS OFFICE

Passed for payment of Rs.................. (Rupees........................................) Payment through Cheque No..........

Date..............................

Pay and Accounts Office

Note:
All columns of the report shall be displayed by the system except column 7 which shall be signed by the PAO officer.
10. ANNEXURE II - Notes and Assumptions

- The Refund process pertains to payments made under MCA21 system. The process can be extended to other similar e-Governance program of the Ministry with the approval of the Secretary, MCA.
- There shall be no fee for Refund eForm.
- Request for refund shall be entertained only if submitted through Refund eForm. In case any email or letter is received, the same shall not be treated as a valid request.
- Refund eForm shall not be a public document for the purpose of VPD.
- Audit trail of all transactions refunded shall be maintained by the system.
- There shall be an approval workflow at DDO (DDO-Dir(eGov)-JS(eGov)); there can be multiple users assigned to this role.
- If DDO sends the refund request to the operator, then operator shall provide information related to the details of the case only, and shall not provide any recommendation with respect to approval/rejection of the refund claim.
- System shall check that payment against SRN(s) in respect of which refund request is made is confirmed in MCA21 system.
- System shall not allow filing of refund eform to:
  - Services for which Payment is not applicable
  - SRN(s) in respect of which refund request has already been made or SRN already pencing for processing.
  - Management dispute cases
- Email shall be sent to the service seeker on each change in status of refund work item along with the corresponding reason/details, if any. The status of the work-item shall change on every transfer of work-item from one MCA office to other (including DDO office).
- Service seeker's address shall be provided by the FO user in the Refund eForm in case of individual and in case of under Liquidation Company. This shall be registered office address in case of company.
- In case the company is under the jurisdiction of a new RoC at the time of making refund request, same shall then be processed by the new RoC.
- In case of foreign company, Refund cheque shall be send to the address in India only.
• Provision for refund of amount through ECS will be made in the eForm/ process. However, the same will be enabled once the C/o PAO readied for it.

• FIFO logic shall be applicable for all Refund eForm work items and 'Mark Urgent' option shall also be there. Facility to mark such work item as urgent shall be available to All India BO Administrator.

• BO user cannot modify the refund amount sought by the service seeker in any case. The same can be updated based on resubmission of the Refund eForm only. However, name of payee and address shall be allowed to be updated by DDO in case of an under liquidation company.

• In case of incorrect payment, refund request for all SRNs (other than the mentioned exceptions) shall be allowed. In case of multiple payments, refund for only eForm 1 and eForm 5 shall be allowed.

• The check with reference to approval status of SRN of other transaction should be applicable for incorrect payment cases as well. As in case of multiple filing of eForm 5/ eForm 1, status of SRN of the other transaction should be approved. This implies filing of refund eForm shall be allowed only after the SRN of other transaction has been approved.

• In case of reason as 'Excess payment', filing of Refund eForm shall be allowed only after the SRN for which refund is sought, if entered has been approved.

• In case of refund for multiple filing of eForm 1, refund shall be allowed only after the company has been incorporated.

• In case of refund request for multiple filing for eForm 5, system shall validate that the purpose of both the SRNs is either increase in share capital independently by company/ Increase in share capital with Central Government order; or the purpose of both the SRNs is Increase in number of members.

• In case of excess fee payment cases, system shall calculate fee as per latest fee rule only and not w.r.t date of filing (past date) of the respective eform. BO user shall need to verify the same.

• Refund eForm shall be allowed to be marked as PUCL and RSUB at the time of processing by both DDO and concerned MCA office user. Upon resubmission or filing of Form 67, same shall be displayed in the refund work-item available for processing with DDO/ concerned MCA office.

• SRN of Refund eForm as well as SRN(s) in respect of which refund request is made shall always be out of Regulation 17.
- For linked filing cases, refund request shall be allowed to be made SRN-wise.
- Refund shall be allowed for companies having status as active and under liquidation or amalgamation. In such case, filing shall be allowed by the transferee company and CIN-SRN association shall not be checked. However, Refund eForm shall not be applicable for company which is under process of striking off or is struck off or dissolved.
- In case of under Liquidation Company, there shall be no role check as refund eForm shall be allowed to be filed by OL only. Name of payee shall be enterable in the eForm and DDO shall have the facility to modify the same as refund cheque is to be sent to OL.
- There shall be a new category for Refund eForm at MCA21 FO portal.
- Currently, MCA, HQ is allowing condonation of cases marked as NBTR under Regulation 17, by approving applications under Section 637B. The same are raised as Tickets for changing the status of the WI to Open. Now, this process shall have to be reviewed as refund process shall be applicable to such cases.
- Following system features shall be configurable and option for same shall be provided in the BO screen. Audit trail for the configurable items shall be maintained. Also, two level workflow for approval of this screen shall be provided:
  - Number of times a particular refund request shall be allowed to be filed in case it is rejected. This shall be fixed as two times initially including the first application.
  - Email ID of operator, DDO & PAO.
  - List of exceptions.
  - Default values for deduction in amount to be refunded.
11. ANNEXURE III- Exceptions where refund is not to be allowed through MCA21 system:

a) NEFT refund covers all un-linked transactions i.e. there are no exception to NEFT refund requests

b) Following are the exclusions from the refund process-
   - Public Inspection of documents (VPD)
   - Request for Certified Copies
   - Payment for transfer deeds
   - Stamp duty fee (D series SRN)
   - Name withdrawn cases
   - IEPF payment
   - A certain group of forms falls under the category of Straight Through Put Process categorized as ‘STP Forms’. All STP forms do not require any manual processing by Dealing Hands and Approving Officers and are directly pushed to Document Repository. As the STP e-forms are processed automatically and pushed to Document repository, requests for reversal/refund of fees cannot be entertained (even for cases when the same were non STP earlier)

Note: In case of refund of stamp duty, service seeker shall directly approach the concerned state. The state shall then forward the refund request to the concerned RoC. This shall be outside MCA21 system.

There shall be a facility in back-office to record the request received from the state against D series SRN. BO user shall generate correspondence letter to be sent to the state. The letter can be generated in case corresponding eForm SRN is approved or NBTR or no corresponding eForm is filed. However, status of the SRN shall not be changed. The same shall be a two-level process at RoC office. RoC office shall not provide any recommendation as to approval or rejection of the refund request for the stamp duty fee.

The letter can be generated multiple times for the same SRN in case when date of receipt of application from state is different.

Sending of the letter to the state shall also be outside MCA System