





		Such a facility would greatly assist companies in completing the pending filings under the CCFS Scheme.
<b>Mandatory Login Requirement for Viewing Master Data</b>	At present, users are required to login to access basic company master data on the MCA portal. This creates unnecessary inconvenience, particularly in situations where professionals, stakeholders, or third parties need to quickly verify company details. This creates unnecessary friction, particularly where quick verification of company details is required by professionals, stakeholders, and third parties.	It is suggested that access to basic company master data may be made available without mandatory login (as was the practice earlier), while continuing to restrict access to sensitive or detailed information behind login credentials.
<b>Non-Editable Nature of e-Form AOC-4</b>	Form AOC-4 is not easily editable once prepared or saved. Even minor modifications require the form to be re-filled and revalidated, along with repeated uploading of attachments. This results in duplication of effort, increased time consumption, and a higher likelihood of clerical errors.	An edit functionality may be introduced for saved drafts, enabling users to make necessary revisions without requiring complete re-preparation of the form.
<b>No edit option for Form SH-7</b>	Post submission of Form SH-7, if any minor correction or modification is required, whether in the form itself or in the linked e-MOA/e-AOA, there is currently no provision available under the "My Applications" section to make such changes. Stakeholders are consequently required to cancel the entire SRN and re-file all related forms.	An "Edit" option may be introduced to facilitate minor corrections in submitted e-forms and their linked forms, thereby avoiding unnecessary duplication of filings.
<b>Insufficient Character Limit for Address Fields in SPICe+ Forms</b>	The address fields in SPICe+ forms have restrictive character limits. This creates practical difficulties, particularly for entities located in metropolitan areas, where complete and accurate registered office addresses cannot be fully captured, leading to abbreviations or incomplete disclosures.	The character limit for address fields may be enhanced to allow complete and accurate entry of address details in line with practical requirements.

In light of the above, we humbly request the Ministry to consider the issues highlighted and take necessary steps to address them on priority. Addressing these concerns will significantly enhance user confidence, reduce compliance burden, and further the objectives of the MCA V3 initiative.

We shall be happy to provide any further information or clarification that may be desired in this regard.

Thanking you

Yours faithfully

(CS Pawan G. Chandak)

President

The Institute of Company Secretaries of India