



REGULATORY

# Clear the Slate: A Strategic Guide to the MCA Companies Compliance Facilitation Scheme, 2026 (CCFS-2026)

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## Introduction

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Maintaining an active corporate registry that accurately reflects true market data has long been a priority for the **Ministry of Corporate Affairs (MCA)**. However, with the active corporate registry in India now crossing 20 lakh companies, a significant portion of entities, particularly Micro, Small, and Medium Enterprises (MSMEs) and early-stage startups, remain frozen in non-compliance.

Ever since the absolute removal of penalty caps on July 1, 2018, late filings have incurred a compounding statutory fee of **₹100 per day**. For many inactive or struggling companies, this accumulating financial burden made the cost of regularization prohibitively expensive.

To resolve this bottleneck, the MCA issued **General Circular No. 01/2026 (dated February 24, 2026)**, launching the **Companies Compliance Facilitation Scheme, 2026 (CCFS-2026)**. Serving as a crucial regulatory “reset window,” the scheme offers defaulting companies a time-bound opportunity to clear their backlogs, opt for operational dormancy, or exit the registry altogether under highly concessional terms.

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## Statutory Architecture and Operational Window

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The **CCFS-2026** is anchored on sound statutory mechanisms, operating via administrative powers delegated to the Central Government under Section 460 (Condonation of Delay) read with Section 403 (Fee for Filing) of the Companies Act, 2013.

The operational timeline for the scheme is strictly locked:

- **Commencement Date:** 15th April, 2026
- **Closing Date:** 15th July, 2026

This provides stakeholders with a narrow **90-day window** to complete pending submissions through the MCA21 portal using Digital Signature Certificate (DSC) authenticated filings.

## The Three Strategic Pathways under CCFS-2026

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The scheme does not merely operate as a basic amnesty window; it strategically categorizes relief based on a company’s future operational intent. Management boards can adopt one of **three clear legal routes**:

### Pathway 1: Regularization and Revival (Active Status)

For companies intent on resuming or continuing active business operations, the scheme provides a **90% waiver on accumulated additional fees**. Defaulting entities are required to pay the standard, base filing fee plus only 10% of the total accumulated additional late fees.

#### Eligible Forms (Companies Act, 2013):

- Annual Returns (MGT-7/7A)

- Financial Statements (AOC-4 series including CFS, XBRL, and NBFC formats)
- Auditor Appointment (ADT-1)
- Foreign Company Returns (FC-3/FC-4)

### Eligible Forms (Legacy – Companies Act, 1956):

- Forms 20B, 21A, 23AC, 23ACA, 23AC-XBRL, 23ACA-XBRL, 66, and 23B

### Mathematical Illustration:

Consider a private limited company that has defaulted on filing its Annual Return (Form MGT-7) by 300 days.

- **Standard Regime Cost:** 300 days × ₹100 per day = ₹30,000 (Additional Fee)
- **CCFS-2026 Concession:** Pay only 10% of ₹30,000 = ₹3,000 (Plus base filing fee)

*Net Savings per form: ₹27,000.*

### Pathway 2: Transition to Dormancy (Asset/IP Protection)

Companies that are currently non-operational but intend to protect their corporate name, intellectual property, or land assets for future projects can transition to an official “**Dormant**” status under **Section 455**.

**Benefit:** The application via e-form MSC-1 is incentivized with a **50% discount** on the standard statutory filing fee.

### Pathway 3: Honourable Exit (Voluntary Closure)

Defunct companies looking to wind up operations cleanly without carrying forward administrative liabilities can opt for a **fast-track exit**.

**Benefit:** Filing for voluntary strike-off via e-form STK-2 receives a **75% discount**. The standard filing fee of ₹10,000 is slashed to just ₹2,500, eliminating the friction of expensive exit overheads.

## Scope of Immunity and Strict Exclusions

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A primary incentive of CCFS-2026 is the **legal immunity** it affords from prospective penal actions and corporate adjudication under Section 454 for defaults related to Section 92 (Annual Returns) and Section 137 (Financial Statements).

### Immunity Conditions

- **Pre-emptive Filing:** Immunity applies if filings are completed before an Adjudicating Officer issues a formal Show Cause Notice (SCN).
- **Grace Period:** If an SCN or adjudication notice has already been issued, immunity can still be claimed if and only if the relevant filings are completed within 30 days from the date of such notice.
- **Important Caveat:** The scheme does not provide immunity against violations under Section 96 (Failure to hold an Annual General Meeting). Companies must still convene their past AGMs, adopt the financials, and then upload them via the scheme.

### Total Exclusions

The benefits of **CCFS-2026** cannot be claimed by:

1. Companies against whom the Registrar of Companies (ROC) has already initiated final strike-off actions.
2. Companies that have already independently submitted an STK-2 application prior to the scheme’s launch.
3. Entities classified on the registry as “Vanishing Companies”.
4. Companies dissolved pursuant to a scheme of amalgamation or corporate restructuring.

## The Cost of Inaction: Post-July 15 Enforcement

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Paragraph 6 of the MCA circular explicitly details the consequences for companies that choose to ignore this facilitation window. Immediately following the closure of the scheme on **July 15, 2026**, the ROC is mandated to launch systemic, rigorous enforcement cleanups:

- **Adjudication and Prosecutions:** Immediate initiation of penalty proceedings against the company and its officers-in-default under Sections 92 and 137, scaling up to maximum statutory limits.
- **Sua Sponte Strike-Offs:** The registry will aggressively flag non-compliant shells for forced strike-offs.

- **Director Disqualification:** Directors of companies with consecutive non-compliance spanning 3 fiscal years face immediate disqualification under Section 164(2) of the Companies Act, 2013, which triggers a **5-year bar** on boarding any other Indian company.

## Conclusion

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The **Companies Compliance Facilitation Scheme, 2026** is a pragmatic masterstroke for corporate governance and the “Ease of Doing Business” initiative in India. It presents a definitive, cost-effective crossroad for corporate management: either regularize records at a fraction of the cost, cleanly exit the register, or face the full brunt of intensified automated enforcement.

Corporate legal counsels, company secretaries, and management boards must act decisively before the **July 15 deadline** to insulate their companies and directors from structural liabilities.

## Related Practice Areas

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Regulatory & Compliance Advisory