Dispute Management System for NACH

NPCI proposes to launch the Dispute Management System (DMS) for NACH CR (CECS) transactions through NACH system W.E.F February 22, 2014. All member banks that are live on NACH CR system of NPCI are eligible to participate in this system.

2. DMS would be available as a new module under ACH. DMS will get opened as a separate window when clicked. All the steps in DMS will involve a maker and a checker.

3. The following features are available under DMS
   a) Raising a dispute
   b) Accepting or rejecting of dispute
   c) Tracking of disputes raised/received
   d) Settlement for disputed transactions
   e) Escalations for disputed transactions
   f) Mails to the registered mail ID's on creation, modification, closure of disputes or level movements and priority changes
   g) Customized reports

4. There are 3 stages in Dispute Management System of NACH
   a) Initial Dispute
   b) Pre-Arbitration Dispute
   c) Arbitration Dispute

5. Initial dispute can be raised by the sponsor bank or destination bank. The priority level for initial dispute will be 1 and the maximum priority would be 3. After specific number of days, the dispute gets escalated to the next level in case of no response by the person receiving the dispute.

6. A dispute is available for pre-arbitration if it has been rejected at the initial stage. Only the sender bank of the initial dispute would be able to raise dispute under pre-arbitration. The priority level for pre-arbitration would be 2 and the maximum priority would be 4. After specific number of days, the dispute gets escalated to the next level in case of no response by the person receiving the dispute.

7. While the banks can raise the Initial dispute and Pre-Arbitration disputes from their end, for the arbitration stage, the disputes can be raised by NPCI only. For raising an arbitration request it is necessary that the bank first completes the two stages of dispute. Post that the concerned bank should send the details to ach@npci.org.in. Based on the information provided by the bank and subject to the first two legs being completed, NPCI will raise the arbitration request in the system. Arbitration will be carried out by Panel for resolution of disputes (PRD) constituted as per the circular of RBI ref no. RBI/2010-2011/213 DPSS.CO.CHD.No.654/03.01.13/2010-2011.
8. To facilitate transactions which have not been initiated within the stipulated time from the date of transaction, banks are given the option of Good Faith Disputes. The receiving bank can accept or reject the dispute. There will not be any further progress post acceptance or rejection by the bank.

9. In order to participate in DMS, banks should complete the following:

   a) Register their users for DMS module so as to align with the escalation matrix
   b) Escalation matrix to be defined under the DMS with priority levels and escalation levels
   c) DMS should be checked on a daily basis to action on the disputes initiated or received.
   d) Person raising the disputes or responding to disputes should provide their contact details in the column provided for correspondence
   e) Whenever a dispute is received, banks should accept the same and then decide on accepting or rejecting the dispute. In case of rejection, valid reasons to be given
   f) Banks raising the dispute should ensure closure of dispute after being convinced with the outcome of the dispute. Else the dispute to be raised for pre-arbitration or arbitration.

11. The Turn-Around Time (TAT) for resolution of disputes is in Annexure A.

If no action is taken within the stipulated timeline by the receiving bank, the dispute will be deemed as accepted and the settlement file gets generated accordingly.

A detailed user manual is given under circular no. 26 annexure 1. You are requested to take a note and get in touch with NPCI for user mapping and creation of escalation matrix on priority.

For any queries/further help required, please feel free to email at ach@npci.org.in

With Warm Regards

(GIRIDHAR G.M)
VP & Head CTS and NACH Operations
### Annexure – A

#### The Turn-Around Time (TAT) for resolution of disputes

<table>
<thead>
<tr>
<th>Particulars</th>
<th>No. of business days from date of transaction</th>
<th>No. of business days for closure from start of dispute</th>
<th>Starting Priority</th>
<th>Starting Level</th>
<th>Next Priority in the event of no action initiated by DRB within 5 business days from receipt of dispute</th>
<th>Next Level</th>
<th>Status of dispute in the event of non-closure before TAT designated for dispute</th>
</tr>
</thead>
<tbody>
<tr>
<td>Initial Dispute</td>
<td>From next business date to less than or equal to 45 business days</td>
<td>10 business days</td>
<td>Priority 1</td>
<td>Lowest available level</td>
<td>Priority 3</td>
<td>Highest available level</td>
<td>Considered as accepted by DRB</td>
</tr>
<tr>
<td>Pre-arbitration dispute</td>
<td>Less than or equal to 5 business days from closure of initial dispute</td>
<td>10 business days</td>
<td>Priority 2</td>
<td>Lowest available level</td>
<td>Priority 4</td>
<td>Highest available level</td>
<td>Considered as accepted by DRB</td>
</tr>
<tr>
<td>Good Faith Dispute</td>
<td>Greater than 45 business days and less than or equal to 120 business days</td>
<td>10 business days</td>
<td>Priority 3</td>
<td>Lowest available level</td>
<td>Priority 5</td>
<td>Highest available level</td>
<td>Considered as accepted by DRB</td>
</tr>
</tbody>
</table>