Enforcement Guide

Chapter 19 Non-FSMA powers

	19.39 Credit Rating Agencies (CRA) Regulation
19.39.1 R	The <i>CRA Regulation</i> aims to enhance the integrity, responsibility, good governance and independence of credit rating activities, contributing to the quality of credit ratings issued in the <i>United Kingdom</i> while achieving high levels of investor protection. The <i>CRA Regulation</i> imposes requirements including, among other things, obligations on <i>credit rating agencies</i> relating to their independence and avoidance of conflicts of interest, their methodologies and disclosures.
19.39.2 R	Supervisory and enforcement functions under the CRA Regulation were transferred from ESMA to the FCA through the CRA (EU Exit) Regulations on IP completion day.
19.39.3 R	The FCA's approach to enforcing under the CRA Regulation will mirror our general approach to enforcing the Act, as set out in \blacksquare EG 2. We will seek to exercise our enforcement powers in a manner that is transparent, proportionate, responsive to the issue and consistent with our publicly stated policies. We will also seek to ensure fair treatment when exercising our enforcement powers. Finally, we will aim to change the behaviour of the person who is the subject of our action, to deter future non-compliance by others, to eliminate any financial gain or benefit from non-compliance and, where appropriate, to remedy the harm caused by the non-compliance.
19.39.4 R	Conduct of investigations under the CRA Regulation The CRA (EU Exit) Regulations apply much of Part 11 of the Act. The effect of this is to apply the same procedures under the Act for appointing investigators and requiring information when investigating breaches of the CRA Regulation.
19.39.5 R	The FCA will notify the subject of the investigation that we have appointed investigators to carry out an investigation under the CRA Regulation and the reasons for the appointment, unless notification is likely to prejudice the investigation or otherwise result in it being frustrated. The FCA expects to carry out a scoping visit early on in the enforcement process in most cases. The FCA's policy in non-criminal investigations under the CRA Regulation is to use powers to compel the provision of information in the same way as we would during an investigation under the Act.

		Decision making under the CRA Regulation
19.39.6	R	The decision making procedures for those decisions under the CRA <i>Regulation</i> requiring the giving of a <i>warning notice</i> , <i>decision notice</i> or <i>supervisory notice</i> are dealt with within <i>DEPP</i> .
19.39.7	R	The CRA Regulation requires the FCA to give third party rights as set out in section 393 of the Act and to give access to certain material as set out in section 394 of the Act as applied by the CRA Regulation.
19.39.8	R	Imposition of penalties under the CRA (EU Exit) Regulations When determining whether to take action to impose a penalty or to issue a public censure under the <i>CRA (EU Exit) Regulations</i> , the <i>FCA's</i> policy includes having regard to the relevant factors in DEPP 6.2 and DEPP 6.4 . The <i>FCA's</i> policy in relation to determining the level of a financial penalty includes having regard, where relevant, to DEPP 6.5 , DEPP 6.5A , DEPP 6.5B and DEPP 6.5D .
19.39.9	R	As with cases under the <i>Act</i> , the <i>FCA</i> may settle or mediate appropriate cases involving non-criminal breaches of the <i>CRA Regulation</i> to assist us to exercise our functions under the <i>CRA Regulation</i> in the most efficient and economical way. See DEPP 5, DEPP 6.7 and EG 5 for further information on the settlement process and the <i>settlement discount scheme</i> .
19.39.10	R	The FCA will apply the approach to publicity that is outlined in \blacksquare EG 6, read in the light of regulation 19 of the CRA (EU Exit) Regulations.
		Statement of policy in section 169(7) interviews (as implemented by the CRA (EU Exit) Regulations 2019)
19.39.11	R	The CRA (EU Exit) Regulations apply section 169 of the Act which requires the FCA to publish a statement of policy on the conduct of certain interviews in response to requests from overseas regulators. For the purposes of the CRA (EU Exit) Regulations the FCA will follow the procedures described in DEPP 7.

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