Enforcement Guide

Chapter 19 Non-FSMA powers

	19.7 The Open-Ended Investment Companies Regulations 2001
19.7.1	The OEIC Regulations set out requirements relating to the way in which collective investment may be carried on by open-ended investment companies. Under the OEIC Regulations, the FCA has the power, amongst other things, to: revoke an open-ended investment company's authorisation in several situations, including where the firm breaches relevant requirements or provides us with false or misleading information (regulation 23); give, vary and revoke certain directions, including that the affairs of the company be wound up (regulations 25 and 28);
	apply to court for an order that a depositary or director of a company be removed and replaced (regulation 26); appoint one or more competent persons to investigate and report on the affairs of the company and specified others (regulation 30).
19.7.2	Factors that the FCA may take into account when it decides whether to use one or more of these powers include, but are not limited to, factors which are broadly similar to those in \blacksquare EG 14.1.1 in the context of AUTs or ACSs. However, the relevant conduct will be that of the ICVC, the director or directors of the ICVC and its depositary. Another difference is that the FCA is also able to take disciplinary action against the ICVC itself since the ICVC will be an authorised person. When choosing which powers to use, the FCA will adopt an approach which is broadly similar to that described in \blacksquare EG 14.2 to 14.5.
19.7.3	The FCA will give a company a <i>warning notice</i> if it proposes to revoke the company's authorisation and a <i>decision notice</i> if the decision to revoke the company's authorisation is subsequently taken. The decisions to give a <i>warning notice</i> or a <i>decision notice</i> will be taken under <i>executive procedures</i> . A person who receives a decision notice under the <i>OEIC Regulations</i> may refer the matter to the <i>Tribunal</i> .
19.7.4	Under the OEIC Regulations, the FCA may also use its disqualification powers against auditors who fail to comply with a duty imposed on them under FCA rules. The procedure which the FCA will follow when exercising its disqualification powers is set out in EG 15.