Supervision

Chapter 16

Reporting requirements

		16.6 Co	ompliar	nce reports		
		Application				
16.6.1	G	The effect of \blacksquare SUP 16.1.1 R is that this section applies to every <i>firm</i> within a category listed in the left hand column of the table in \blacksquare SUP 16.6.2 G.				
16.6.2	G	G Applicable provisions of this section (see ■ SUP 16.6.1 G)				
		Category of firm		Applicable provisions		
		Bank		SUP 16.6.4 R - SUP 16.6.5 R		
		Depositary of an authorised	fund	SUP 16.6.6 R - SUP 16.6.11R		
16.6.3 16.6.3A	G	Purpose [deleted] The FCA performs part of its supervision work by reviewing and analysing information about firms' records of compliance with the requirements and standards under the regulatory system. The type of report the FCA requires will vary, depending on the type of business a firm undertakes. This information helps the FCA to determine whether a firm is complying with				
16.6.3B	G	operating to ensure its compl [deleted]		ness, and what procedures it is		
1001		Banks				
16.6.4	R	A bank must submit compliance reports to the FCA.				
16.6.5	R	Compliance reports from a bank (see ■ SUP 16.6.4 R)				
10.0.0	N	Report	Frequenc			
		List of all overseas regu- lators for each legal entity in the firm's group	Annually			
		Organogram showing the <i>authorised</i> entities in the <i>firm's group</i>	Annually	6 months after the firm's accounting reference date		

		Depositaries of authorised funds
16.6.6	R	A <i>depositary</i> of an <i>authorised fund</i> must submit compliance reports in accordance with ■ SUP 16.6.7 R.
16.6.7	R	Compliance reports from depositaries of authorised funds (see SUP 16.6.6R)
		Report Frequency Due date
		Breach report on the <i>authorised</i> <i>fund manager's</i> breaches as set out in SUP 16.6.8R(1A)
		Oversight report on the <i>deposit-ary's</i> oversight visits as set out in SUP 16.6.8R(1B) Quarterly
		Note: The quarter ends are 31 March, 30 June, 30 September and 31 December.
16.6.8	R	(1) [deleted]
		(1A) The breach report from a <i>depositary</i> of an <i>authorised fund</i> to the FCA must include, for each <i>authorised fund</i> for which it is a <i>depositary</i> :
		(a) details of all breaches of COLL or FUND, which came to the depositary's attention or which were reported to the depositary by the authorised fund manager, during the previous month;
		(b) details of any changes to the reported details of an existing breach, whether reported under ■ SUP 16.6.8R(1A) or otherwise;
		(c) details of all breaches that were reported, whether reported under ■ SUP 16.6.8R(1A) or otherwise, and that have been closed during the previous <i>month</i> ; and
		(d) whether the <i>authorised fund manager</i> has, in the opinion of the <i>depositary</i> , adequate controls over:
		 (i) the <i>issue</i> and <i>cancellation</i> of <i>units</i> as detailed in ■ COLL 6.2 (Dealing); and
		(ii) valuation and <i>pricing</i> as detailed in ■ COLL 6.3 (Valuation and pricing).
		(1B) The oversight report from the <i>depositary</i> to the FCA must include:
		 (a) details of each authorised fund manager visited during the previous quarter; and
		(b) for each area reviewed:
		(i) the findings and conclusions of the <i>depositary</i> ;
		(ii) its recommendations; and
		(iii) the <i>authorised fund manager's</i> response and comments, where available.
		where available.

SUP 16 : Reporting requirements

		(2A) [deleted]
		(3) [deleted]
16.6.9	G	[deleted]
16.6.10 G		 A depositary should report a breach only once under SUP 16.6.8R(1A)(a) and once under SUP 16.6.8R(1A)(c). When both reports are made in the same month, only a single entry in the form is required. Under SUP 16.6.8R(1A)(b) a depositary should report changes to the reported details of existing breaches.
		 (2) A separate line should be entered on the form for each <i>rule</i> breached. For example, a breach of the investment limits in COLL 5.2.11R that results in incorrect <i>pricing</i> of the <i>scheme</i> contrary to COLL 6.3.3R should be recorded as two entries, with the same reference.
		(3) Under ■ SUP 16.6.8R(1A)(c) a <i>depositary</i> should report all breaches that have been closed during the previous month. A breach can be closed in a number of ways. For example:
		(a) A breach that does not involve changes to systems and controls may be considered closed when, in the opinion of the <i>depositary</i> , the <i>authorised fund manager</i> has taken all necessary action to rectify the breach.
		(b) A breach that requires changes to systems and controls that cannot be implemented promptly, may nevertheless be considered closed when, in the opinion of the <i>depositary</i> , the <i>authorised fund manager</i> has implemented an effective temporary control to resolve the issue, taking into account the interests of <i>Unitholders</i> .
		(4) A <i>depositary</i> should not consider a breach closed until any applicable compensation has been paid to the <i>scheme</i> and/or to <i>Unitholders</i> .
16.6.11	R	(1) A depositary must submit its breach report under ■ SUP 16.6.8R(1A) using the form REP011 in ■ SUP 16 Annex 12AR.
		(2) A depositary must submit its oversight report under ■ SUP 16.6.8R(1B) using the form REP012 in ■ SUP 16 Annex 12AR.
		(3) A <i>depositary</i> must submit the forms in ■ SUP 16 ■ Annex 12AR:
		 (a) online through the appropriate systems accessible from the FCA's website; or
		(b) if the appropriate systems are unavailable, via email to fundsupervision@fca.org.uk.