### **GUIDANCE FOR REGULATORY ORDERS**

ELIGIBILITY FOR CERTIFICATES OR LICENCES AND UNSATISFACTORY OUTCOMES TO MONITORING VISITS

Published by
The Association of Chartered Certified Accountants
on 2 February 2009

Updated: February 2013

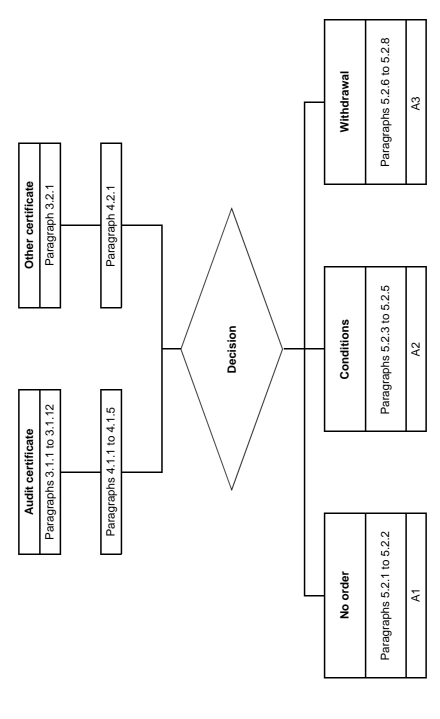
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## Eligibility for a certificate or licence



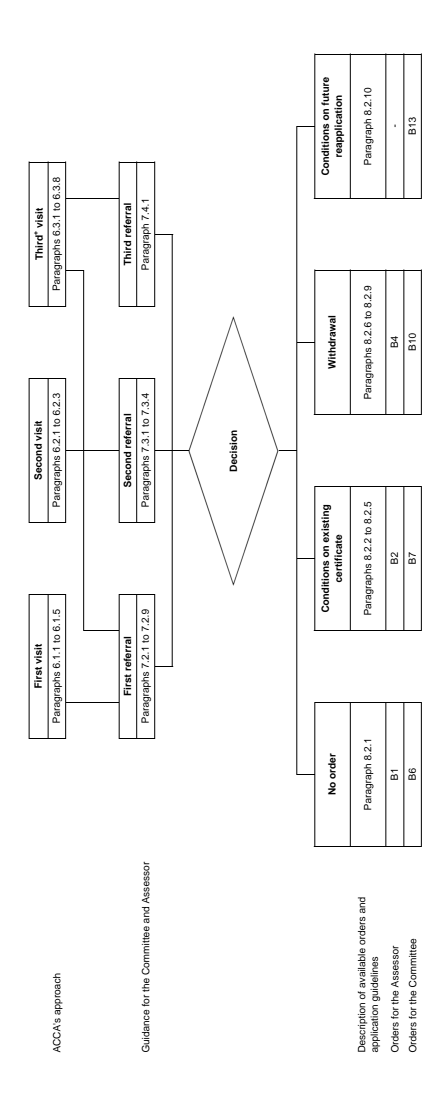
**Guidance for the Committee** 



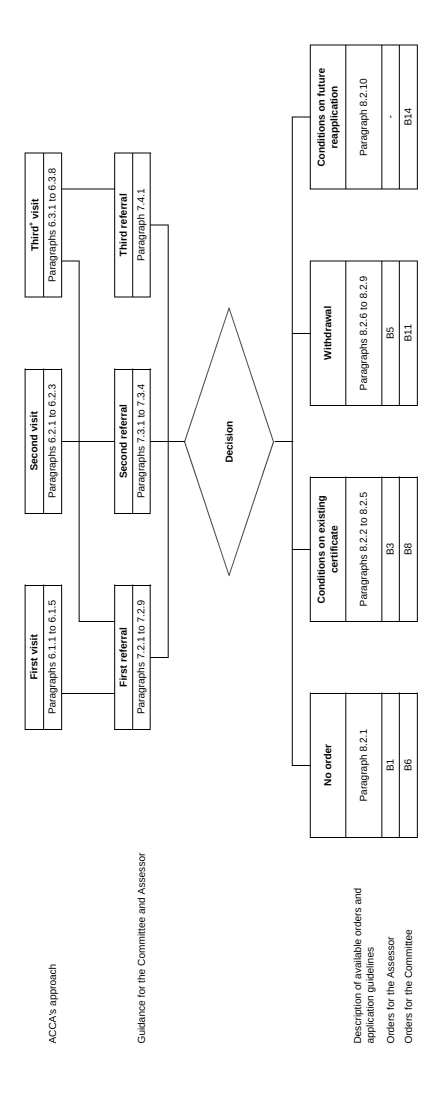
Description of available orders and application guidelines

Orders for the Committee

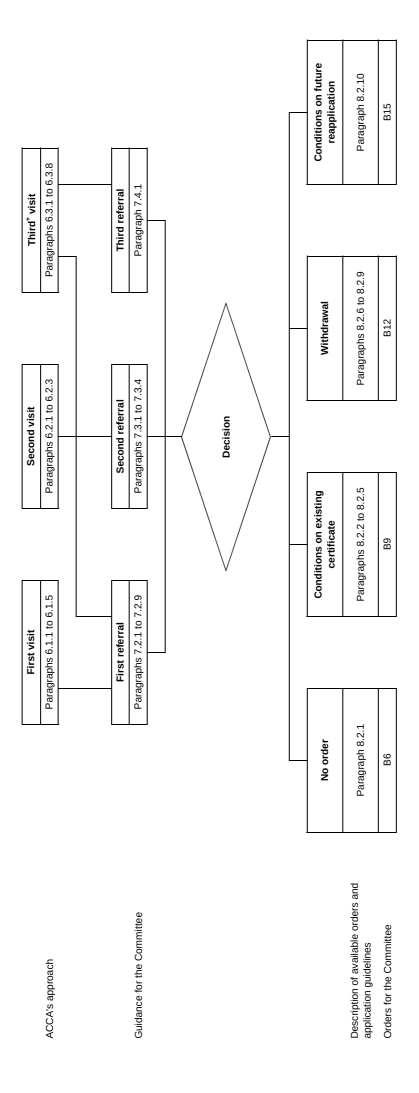
## Unsatisfactory outcome to an audit monitoring visit



# Unsatisfactory outcome to an insolvency monitoring visit



Unsatisfactory outcome to an investment business monitoring visit



### SECTION 1: INTRODUCTION

- 1.1 This section of the Guidance for Regulatory Orders ("Guidance") concerns:
  - matters concerning the eligibility of a firm for an auditing certificate or investment business certificate or an individual for a practising certificate or insolvency licence; or
  - the conduct of audit and regulated work, insolvency work or investment business found at a monitoring visit.
- 1.2 The Guidance has been developed by ACCA's Regulatory Board, which oversees the regulatory and disciplinary committees and reports to ACCA's Council on the fairness and impartiality of the arrangements in place. The purpose of the Guidance is to assist the Admissions and Licensing and Appeal Committees ("the Committee") and the Regulatory Assessors ("Assessor") in the exercise of their powers. It is designed to manage regulatory risk, provide transparency of policies and procedures and ensure consistency of approach.
- 1.3 Part B of the Guidance reflects a progressive approach to those firms or individuals that fail to comply with the requirements relating to auditing, investment business and insolvency. It is based on the principles and practice set out in the Regulatory Board's Policy Statement on ACCA's approach to non-compliance with auditing standards, issued in July 2009.
- 1.4 The Guidance is for use by:
  - ACCA staff when they are considering the appropriate action to take, for example based on the outcome of a monitoring visit
  - the Committee and the Assessor when they are considering what order to make
  - ACCA certificate or licence holders so that they are aware, prior to any decision being made, of what the Committee's or Assessor's range of options are and which matters the Committee members or the Assessor may take into account when coming to a decision
- 1.5 The Guidance is a 'living document' which will be updated and revised when the need arises.

### SECTION 2: THE ROLE AND REGULATORY POWERS OF THE COMMITTEE AND ASSESSOR

### 2.1 INTRODUCTION

- 2.1.1 The Committee and the Assessors are totally independent of ACCA and are free to exercise their own judgement in making decisions:
  - according to the evidence provided and facts found
  - taking account of the relevant regulatory history of the certificate or licence holder
  - in accordance with the standard of proof, which on regulatory matters is generally accepted to be on the balance of probabilities
  - with regard at all times to the regulatory framework set out by ACCA contained in the Rulebook, policy statements issued by the Regulatory Board and any other relevant guidance
  - balancing the need to maintain public confidence in the profession with appropriate proportionality

### 2.2 THE ROLE OF THE COMMITTEE AND ASSESSOR

- 2.2.1 The Admissions and Licensing Committee is responsible for considering applications and continuing eligibility for a practising certificate, auditing certificate, insolvency licence and investment business certificate (Ireland). Provided an application meets the criteria specified from time to time by the Committee, the power to grant the application is usually delegated to ACCA staff.
- 2.2.2 The Assessor is responsible for exercising the delegated power of the Committee to impose conditions on a certificate, if he considers it appropriate.

### 2.3 PURPOSE OF AN ORDER

- 2.3.1 It is a settled principle of law that the purpose of orders issued by a professional regulatory body is to:
  - protect the public interest
  - maintain public confidence in the profession
  - maintain proper standards of conduct

- 2.3.2 It is vitally important that the holder of a certificate or licence issued by ACCA meets the high standards expected by the public. The function of the Assessor and Committee is to take appropriate action for the future to ensure that the holder maintains proper standards of conduct, thereby maintaining public confidence in the profession. Their function is not to discipline the firm or individual for any past wrongdoing of which it or he may be culpable.
- 2.3.3 It was noted in Bolton v The Law Society [1994] 2 ALL ER 486 that the reputation of a profession as a whole is more important than the fortunes of an individual member of that profession.

### 2.4 REGULATORY POWERS

- 2.4.1 In accordance with Authorisation Regulation 6(3) the Assessor may either:
  - make no order; or
  - make an order imposing conditions on a current certificate; or
  - if he decides that the withdrawal or suspension of a certificate should be considered, refer the matter to the Committee for consideration.
- 2.4.2 The Assessor does not have the power to impose conditions on any future re-application for a certificate.
- 2.4.3 In accordance with Authorisation Regulations 5(1), 5(2) and 5(8) the Committee has the following basic options where the firm or individual already holds a particular certificate or licence:
  - to make no order; or
  - to make an order imposing conditions on the individual's or firm's certificates or on any future application for a certificate; or
  - to make an order to withdraw or suspend the individual's or firm's certificates, including placing conditions on future re-applications for certificates.
- 2.4.4 In accordance with Authorisation Regulation 3(3), where the Committee is considering an application for a certificate it may grant or refuse the application, and where it grants the application may impose any conditions it believes appropriate.

- 2.4.5 The Assessor or Committee may impose whatever conditions he or it believes are appropriate on a member's practising certificate or individual's insolvency licence or a firm's auditing certificate or investment business certificate. Any conditions must be:
  - appropriate;
  - proportionate (see below);
  - workable; and
  - measurable.

### 2.5 PROPORTIONALITY

- 2.5.1 In deciding on the appropriate order and conditions to impose, the Assessor or the Committee needs to weigh the interests of the firm or individual against the need to fulfil the three purposes of a regulatory order set out in paragraph 2.3.1.
- 2.5.2 Any order and conditions imposed should, taking into account all the circumstances of the case, be proportionate to the level of seriousness in the failure of the firm or individual to:
  - carry out work in accordance with the requirements relating to audit, insolvency or investment business
  - show eligibility for a certificate

- 2.5.3 In order to ensure that the order and conditions imposed is the minimum necessary to achieve the purpose, the Assessor or Committee will need to consider:
  - any evidence provided by the firm or individual in attempting to refute the findings of the visit
  - any explanation offered for the inadequate performance of the relevant work
  - the apparent willingness and ability of the holder to achieve the standard of work expected
  - whether or not the firm or individual has been subject to a regulatory order in the past and the risk that a similar or alternative order will not be effective in bringing about a sustained improvement in the standard of the work
  - if the firm or individual has taken action to remedy the inadequate performance of the relevant work since the most recent monitoring visit, why appropriate action was not taken previously and whether the apparent improvement can be relied on as effective, representative and sustainable
  - the action the firm or individual has or intends to take where eligibility for a certificate is in question.

### 2.6 PUBLICITY

- 2.6.1 Authorisation Regulation 8(3) requires that where the Committee has withdrawn or suspended a certificate or certificates pursuant to the regulations, the decision shall, as soon as it has become effective, be published in such a manner as it thinks fit and, unless in exceptional circumstances the Committee otherwise directs, in such publication the relevant person shall be named and the decision made stated.
- 2.6.2 The normal order for publicity is that a press release be issued to ACCA's website and the local press referring to the individual or firm by name.
- 2.6.3 However, the Committee has complete discretion to decide where the press release should be issued.

### PART A: ELIGIBILITY FOR CERTIFICATES OR LICENCE

### SECTION 3: THE APPROACH ADOPTED BY ACCA

### 3.1 ELIGIBILITY FOR AN AUDITING CERTIFICATE

- 3.1.1 The eligibility requirements for a firm's auditing certificate are set out in Practising Regulation (PR) 6 of both Annex 1, applicable to the UK, and Annex 2, applicable to Ireland, of the Global Practising Regulations.
- 3.1.2 Where a firm applies for, or already holds, an auditing certificate but does not appear to meet one or more of the requirements ACCA refers the application or matter to the Committee for consideration. Firms may apply for waivers of the application of some regulations and this is dealt with in another section of the Guidance.
- 3.1.3 Compliance with certain of the requirements is fairly well defined, for instance on professional indemnity insurance and practice continuity arrangements. However, for certain requirements the facts may be open to different interpretations and these are dealt with separately below.

### Control by qualified persons

- 3.1.4 The meaning of 'control by qualified persons' is set out in PR 8 of both Annex 1, applicable to the UK, and Annex 2, applicable to Ireland, of the Global Practising Regulations.
- 3.1.5 ACCA will consider the substance of the arrangements the firm has in place, not just the legal form. Where it identifies that the requirements of PR 8 are not met and the firm appears unable or willing to remedy the situation, ACCA will refer the case to the Committee.

### Audit independence and influence by others

- 3.1.6 Firms with an auditing certificate must, under PR 6(g), have arrangements to prevent individuals who are not members of the firm from being able to exert any influence over the way in which an audit is conducted in circumstances in which that influence would be likely to affect the independence or integrity of the audit. This influence may occur even where the firm meets the requirements of PR 8. For example, an audit qualified person (principal or employee), in a firm which is not eligible for audit registration, sets up another firm which he legally controls in accordance with PR 8. This firm obtains an auditing certificate in order to accept appointment as auditor to any clients which the ineligible firm has which require an audit. Although the new firm is legally separate from the ineligible firm, it is questionable whether it is effectively separate. If ACCA has concerns that the arrangements do not appear to be adequate to prevent influence, it will refer the matter to the Committee.
- 3.1.7 Auditor independence is the foundation upon which the integrity of the audit is built. In addition, independence is as much a matter of appearance as it is a matter of the auditor's mind. On monitoring visits firms are sometimes found to be in apparent breach of the requirement for an auditor to be seen to be independent of an audit client or of a third party. The requirements on independence are contained in both the Financial Reporting Council's (FRC) Ethical Standards and in the Code of Ethics and Conduct. The former tends to be more prescriptive while the latter is now largely principles-based.
- 3.1.8 Occasionally, concerns are raised where an audit firm obtains a significant proportion of its fee income from a single source. FRC Ethical Standard 4 states that, where it is expected that the total fees for both audit and non-audit services receivable from a non-listed audited entity and its subsidiaries audited by the audit firm will regularly exceed 15% of the annual fee income of the audit firm...the firm shall not act as the auditor of that entity and shall either resign as auditor or not stand for reappointment, as appropriate.

- 3.1.9 However, the situation is less clear-cut where a significant proportion of total fee income is not derived from a single client and its subsidiaries, but from several clients with a common connection. For example, sometimes an audit firm obtains a number of audit clients by referral from another accountancy firm which is itself not eligible for an auditing certificate. Although Section 290.222 of the Code of Ethics and Conduct does not prohibit such an arrangement, in ACCA's view a selfinterest threat arises where 15% or more of a firm's total income is derived from a single source. The presumption is that the ineligible firm will be able to influence its clients, for example in their choice of auditor and on whether to retain the services of a particular auditor. It is this latter point which renders the auditor vulnerable to a threat to his objectivity. In ACCA's view, the 15% threshold in FRC Ethical Standard 4 is an appropriate benchmark to apply in other situations where a number of audit clients are under common control or have a common connection which could result in a significant influence being exerted on the auditor.
- 3.1.10 Section 280 of the Code of Ethics and Conduct contains a note that, where relevant, a professional accountant in public practice shall comply with both the FRC Ethical Standards and Section 290. Where there is any apparent conflict between requirements, the professional accountant shall comply with the requirement that is more stringent.
- 3.1.11 Where the firm agrees to put adequate safeguards in place or, where this is not possible and the firm resigns from the audit appointment, the matter will not be referred to the Committee.

### Fitness and propriety

3.1.12 A firm has to be fit and proper to hold an auditing certificate in accordance with PR 6(c). PR 13 states that in addition to its provisions, all the provisions of GPR 8 which concern individuals apply as well. If ACCA has significant concerns about a matter which appears to impact fitness and propriety, it will refer the case to the Committee.

### 3.2 ELIGIBILITY FOR OTHER CERTIFICATES AND LICENCES

- 3.2.1 ACCA may refer applications for other certificates or licences to the Committee for consideration, for instance:
  - where there may be doubts as to the applicant's fitness and propriety to hold a certificate
  - because of the applicant's previous disciplinary history with ACCA or another professional body
  - where an applicant has previously held a certificate or licence from another body which informs ACCA that its monitoring has found that the applicant has not performed the relevant work to a satisfactory standard.

### **SECTION 4: GUIDANCE FOR THE COMMITTEE**

### 4.1 ELIGIBILITY FOR AN AUDITING CERTIFICATE

Control by qualified persons (PR 8)

- 4.1.1 In the following circumstances a firm does not meet the requirements of PR 8:
  - the partnership agreement does not give the audit qualified partners control in terms of voting rights
  - persons who are not audit qualified control the majority of the shares with voting rights in the company
  - the majority of directors are not audit qualified and there is no agreement which gives the audit qualified directors the majority of voting rights at board meetings.
- 4.1.2 In all cases it is for the Committee to decide if the firm is eligible for audit registration based on information provided by the firm which will ensure the audit qualified principals have effective control of the firm. Authorisation Regulation 5(2)(a) allows the Committee to give the firm time to make arrangements for the control of the firm where it regards the situation as remediable.

### Audit independence and influence by others (PR 6(g))

- 4.1.3 ACCA will set out the factors that give rise to its concerns about the firm's arrangements to comply with PR 6(g) in the written report to the Committee and orally when presenting the case at the hearing. The Committee considers each case on its individual facts and takes into account the following (this list is not exhaustive):
  - the income of the firm and whether this provides the audit qualified individual(s) with sufficient income to assert their independence from the ineligible firm
  - the clients of the firm and whether it has any clients which are not also clients of the ineligible firm
  - the name of the firm and what association, if any, this implies with the ineligible firm
  - the firm's office and staffing arrangements and whether these are common with the ineligible firm
  - the status of the audit qualified individuals in the ineligible firm, whether employees, sub-contractors or principals
  - the professional qualifications, if any, of the other principals in the ineligible firm and whether or not they are required to comply with ethical principles which would prohibit them from attempting to exert influence over the way in which an audit is conducted
  - any safeguards put in place by the audit-registered firm, such as independent external reviews of the audit appointment and the arrangements for the direction, supervision, conduct and review of the audit work.
- 4.1.4 In cases concerning auditor independence, the Committee will be required to consider the matter where either the firm does not agree that there is a problem or fails to reduce to an acceptable level the threat to its objectivity. The Committee will decide the case on the individual facts, having regard to the relevant requirements of the FRC Ethical Standards and ACCA's Code of Ethics and Conduct. It is usually possible for a solution to be found in which case an order with appropriate conditions to ensure the firm takes the necessary action is appropriate. Nevertheless, where the Committee finds that there is a continuing breach of the audit independence requirements, which the firm either will not or cannot remedy, the Committee has the power to withdraw the firm's auditing certificate.

### Fitness and propriety

4.1.5 Under GPR 8 and PR 13 there are various matters the Committee may consider concerning fitness and propriety and the eligibility of a firm for a certificate. The Committee may also be required take into account any relevant matters relating to any individual employed by the firm.

### 4.2 ELIGIBILITY FOR OTHER CERTIFICATES AND LICENCES

4.2.1 The Committee considers whether to grant the application and, if so, whether to place any conditions on the certificate. The Committee decides each case based on the individual facts and will take into account the approach taken for individuals and firms which have held certificates continuously from ACCA.

### SECTION 5: DESCRIPTION OF THE AVAILABLE ORDERS AND APPLICATION GUIDELINES

### 5.1 INTRODUCTION

- 5.1.1 Before reaching a decision, the Committee will consider whether the order, including any conditions, it is imposing is the minimum necessary to achieve the purpose, in accordance with the principle of proportionality outlined in Section 2 of this publication. As part of this the Committee will need to consider:
  - the firm's or individual's visit history and the effectiveness of any previous order;
  - the explanations provided for past failures to comply with the requirements;
  - the actions already taken by the individual or firm to render him or it eligible for the relevant certificate; and
  - the likelihood that the firm's or individual's remedy will be effective and sustained in the longer term.
- 5.1.2 The Committee may depart from ACCA's recommendation and the guideline orders and conditions; however, the Committee should have regard to the guidance in this document and ensure that the written reasons for decision clearly explain the exceptional circumstances which resulted in any such departure.

### 5.2 AVAILABLE ORDERS

### No order

See Order A1.

- 5.2.1 In all cases the Committee may decide not to make an order.
- 5.2.2 Relevant factors to take into consideration (this list is not exhaustive):
  - the firm or individual has remedied the matter in question and has provided evidence to support this to the satisfaction of the Committee
  - it appears that the breach of the eligibility requirements had not happened before, was inadvertent and will not recur
  - the public is not at risk
  - there would be no purpose served by placing conditions on the firm's or individual's certificate or licence.

### Order placing conditions on the firm's or individual's certificates

See Order A2.

- 5.2.3 An order placing conditions on a firm's or individual's certificate is effectively the alternative to withdrawal or suspension where the firm or individual currently appears to be ineligible. The imposition of conditions allows the firm or individual to remedy the situation while at the same time protecting clients and the public.
- 5.2.4 Relevant factors to take into consideration (this list is not exhaustive):
  - the firm or individual does not currently appear to be eligible for a certificate
  - it appears that the situation is remediable and in the meantime adequate safeguards can be put in place to protect the interests of the public
  - the firm or individual has made proposals which it appears will remedy the problem but which have not yet been implemented it does not appear that the problem will recur or, if it may, the firm or individual has put procedures in place which will ensure that it is appropriately dealt with.

- 5.2.5 The Assessor or Committee may impose whatever conditions he or it wishes but they must be appropriate, proportionate, workable and measurable. The conditions usually imposed include:
  - for a firm which does not meet the eligibility requirements for an auditing or investment business certificate, allowing the firm to retain its certificate subject to the firm taking certain action within a set timescale failing which, at the Committee's discretion, the certificate should either be suspended or withdrawn or the matter should be referred back to the Committee.
  - for a firm or individual, placing ongoing conditions on it either permanently or until a specific date
  - an early follow up visit by ACCA to ensure that the firm or individual is effectively operating any procedures it or he proposed putting in place or has kept to the conditions imposed; the firm or individual is usually ordered to contribute to the cost of the ordered early visit so that this cost does not fall on firms or individuals which have visits only on the routine cycle.

### Order to withdraw or suspend the firm's or individual's certificate or licence

See Order A3.

- 5.2.6 Suspension of a certificate or licence until the occurrence of a specified event, or withdrawal of a certificate or licence, is appropriate where a firm or individual cannot show to the Committee's satisfaction that it will be able to meet the eligibility requirements in future or until some time in the future. Where the Committee does suspend or withdraw a certificate on eligibility grounds it may or may not be appropriate to place conditions on any re-application for the certificate. Orders to suspend or withdraw a certificate should in most circumstances be publicised.
- 5.2.7 Suspension or withdrawal of a firm's auditing certificate or an individual's practising certificate and audit qualification or insolvency licence prevents a firm or individual only from conducting audit or insolvency work. In most cases the individual will retain a practising certificate allowing him or her to conduct all other areas of public practice work, including accountancy and tax.

- 5.2.8 Relevant factors to take into consideration (this list is not exhaustive):
  - the firm or individual has made no or wholly inadequate proposals
    for rectifying the situation
    the situation has occurred before and the firm or individual has
    failed to carry out the proposals it made and or has failed to ensure
    the situation did not occur again or failed again to deal with the
    matter appropriately.

### Applications for certificates or licences

5.2.9 The Committee considers applications on the same basis as cases where a firm's or individual's eligibility for an existing certificate is in question. The Committee either grants or refuses the application. If it grants the application then it can impose whatever conditions it believes appropriate.

### 5.3 GUIDELINE ORDERS FOR THE COMMITTEE

5.3.1 The guideline orders are for **guidance only.** Each case will be judged on its own facts and the guideline orders will therefore not be appropriate in all cases.

Order A1: no regulatory action

The Committee decided to make no order.

Order A2: firm permitted to retain an auditing certificate subject to it taking appropriate remedial action by a specified date

The Committee ordered that M XX provide to ACCA, within 60 days of today's hearing, proof of his control of XX Limited. He must provide evidence that he has a majority of the voting rights and, as the qualified person on the board, the casting vote.

In the event that M XX does not provide the necessary evidence that he is in control of XX Limited by the specified date, then the firm's auditing certificate is to be withdrawn.

### Order A3: removal of firm's auditing certificate

The Committee found that the firm did not satisfy the eligibility requirements contained in Practising Regulation  $6(insert\ as\ appropriate)$  and made an order pursuant to Authorisation Regulation 5(1)(f) that the firm's auditing certificate be withdrawn.

The Committee further ordered that any future re-application for audit registration by M XX, or by a firm in which he/she is a principal, must be referred to the Admissions and Licensing Committee.

### PART B: UNSATISFACTORY OUTCOMES TO MONITORING VISITS

### SECTION 6: THE APPROACH ADOPTED BY ACCA

### 6.1 FIRST VISIT

- 6.1.1 Where a firm's or individual's first visit has an unsatisfactory outcome resulting from significant and widespread deficiencies in compliance with the requirements relating to auditing, insolvency or investment business, the compliance officer informs the firm or individual at the end of the visit of all the deficiencies found and advises the firm on how to improve compliance and the standard of work.
- 6.1.2 The monitoring visit report that is prepared subsequently also identifies the deficiencies found and lists the action that the firm or individual should take to improve its/his work. The report warns the firm or individual that failure to make the necessary improvements will jeopardise its/his continuing eligibility to hold the certificate in question.
- 6.1.3 In most such cases ACCA will not refer the findings of a first unsatisfactory outcome to a visit to the Assessor or Committee but will usually conduct an accelerated second visit according to the perceived risk.
- 6.1.4 An exception to the approach described above is where:
  - a firm or individual has failed to control its/his work properly or has made little or no attempt to comply with auditing standards or the requirements relating to insolvency or investment business;
  - there is a possibility of loss to clients; or
  - there is a public interest in the financial statements of the entity being audited.
- 6.1.5 Notwithstanding that it is the firm's or individual's first visit with an unsatisfactory outcome, in such cases ACCA will refer the firm or individual to the Assessor or Committee to consider what regulatory action is appropriate.

### 6.2 SECOND VISIT

- 6.2.1 At the second visit a firm or individual, which has had a previous unsatisfactory visit outcome, is expected to have made significant improvements in its work so that it is largely complying with the relevant requirements. Perfection is not expected and ACCA accepts that some deficiencies may remain. A firm or individual which had a satisfactory outcome at its first visit is expected to have maintained that standard.
- 6.2.2 Therefore, where ACCA finds that a firm or individual has made little or no improvement at the second visit and there remain significant and widespread deficiencies in the work, it refers the findings to the Assessor or Committee for him or it to consider taking regulatory action. In addition, ACCA may refer a visit's findings to the Assessor or Committee where a firm's or individual's standard of work has deteriorated significantly after a satisfactory first visit.
- 6.2.3 However, this does not mean that ACCA automatically refers the findings of an unsatisfactory outcome to a second monitoring visit to the Assessor or Committee. If a firm or individual has made a significant improvement but not yet achieved a satisfactory overall outcome, as long as it appears that significant deficiencies are few in number and the firm or individual should be able to achieve a satisfactory overall outcome within a short period of time then ACCA may decide not to refer the findings. Similarly, where a firm had a satisfactory first visit but an unsatisfactory outcome to its second visit ACCA's decision will depend on the degree of deterioration and whether it appears the firm will be able to achieve a satisfactory standard again by the next visit. Where ACCA decides not to refer the findings to the Assessor or Committee it will usually carry out an accelerated monitoring visit.

### 6.3 THIRD OR SUBSEQUENT VISIT

- 6.3.1 At a third or subsequent visit ACCA expects that a firm's or individual's work will be largely compliant with the relevant requirements and the outcome of the visit to be satisfactory. If it is not then ACCA will consider referring the findings to the Assessor or Committee. Such a referral is not automatic and ACCA may decide to carry out an accelerated monitoring visit instead, but expects the firm or individual to inform it of the action taken to ensure no further significant deficiencies occur.
- 6.3.2 ACCA considers the circumstances of each case and takes into account the following (this list is not exhaustive):
  - the firm's or individual's visit history
  - the nature of the significant deficiencies and how widespread they are
  - whether the individual's or firm's more recent work is of a better standard
  - whether the significant deficiencies arise on the work of one individual
  - the firm's or individual's response to the visit findings.
- 6.3.3 At a third or subsequent visit, there are four likely scenarios:

### Previously satisfactory visit history

6.3.4 If the deterioration in the standard of the work is marginal and the firm or individual has produced an action plan to rectify the serious deficiencies which ACCA considers to be satisfactory, ACCA is likely to accelerate the next visit but take no further action. If the deterioration is significant, notwithstanding that this is the first visit with an unsatisfactory outcome, ACCA is likely to make a referral to the Assessor with the recommendation that he imposes conditions on the certificate.

### One or more previous unsatisfactory visits but no previous regulatory order

6.3.5 ACCA operates a rule of thumb that a second unsatisfactory outcome at any time in a firm's or individual's monitoring visit history is likely to result in a referral to the Assessor with the recommendation that he imposes conditions on the certificate. However, ACCA considers the facts of each case and may decide to accelerate the next visit but take no further action, provided that the serious deficiencies are isolated and the firm or individual has produced an action plan to rectify the serious deficiencies which ACCA considers to be satisfactory. Conversely, in some circumstances, ACCA may consider that the deterioration is so significant, and the circumstances are such that there appears little prospect of the firm or individual achieving and sustaining a satisfactory standard of work in future. In such cases, ACCA is likely to refer the matter to the Committee with the recommendation that it removes the certificate.

### Current visit was ordered by the Assessor or Committee

- 6.3.6 If the firm or individual is subject to an existing regulatory order and the current visit has a satisfactory outcome then the firm or individual is released from any conditions previously placed on it by the Assessor or Committee.
- 6.3.7 However, if the firm or individual has still not achieved a satisfactory overall outcome, ACCA refers the findings to either the Assessor or Committee depending on the regulatory action that ACCA is recommending. If it appears that the firm or individual is not willing or able to achieve a satisfactory standard of work, ACCA's recommendation to the Committee will be that it removes the certificate. If ACCA considers that the firm or individual has made significant improvements under the existing order, is close to the required standard of work and is capable of achieving it within a short period of time, ACCA will refer the case to the Assessor with the recommendation that the individual or firm be permitted to retain the certificate subject to conditions, which are either similar to those already in place or which are more stringent.

### Deterioration after being released from a previous regulatory order

6.3.8 In this scenario the firm or individual has previously been subject to an order from the Assessor or Committee and subsequently achieved a satisfactory standard of work but has then deteriorated. In most such cases it will appear that the previous order was not effective in the longer term and the individual or firm does not appear capable of sustaining a satisfactory standard of work. ACCA will refer these cases to the Committee with the recommendation that it removes the certificate. In exceptional cases, however, ACCA may consider that the deterioration is marginal and easily remedied, and will refer the findings to the Assessor with the recommendation that he imposes conditions for a second time.

# SECTION 7: GUIDANCE FOR THE COMMITTEE AND ASSESSOR

### 7.1 INTRODUCTION

7.1.1 In all cases where it makes a referral, ACCA indicates in its report whether the firm or individual has improved or deteriorated and how significant and widespread are the deficiencies in the firm's or individual's work. It is then for the Assessor or Committee to consider what action to take.

# 7.2 FIRST REFERRAL OF THE FINDINGS OF A MONITORING VISIT

- 7.2.1 As described ACCA does not normally refer the findings of a first visit to the Assessor or Committee unless the firm or individual has made little or no attempt to comply with the relevant requirements. Therefore it will usually not be until a second unsatisfactory outcome to a visit that the Assessor or Committee has the opportunity to consider the findings on a firm's or individual's work.
- 7.2.2 Therefore in almost all cases which the Assessor or Committee considers, a firm or individual will have had one or more previous monitoring visit and received advice both orally and in writing on how to improve the standard of its work and its compliance with the relevant requirements. In addition, it or he will have had a further period since the previous visit to improve its/his work, and, in spite of this, the firm or individual will appear not to have achieved a satisfactory standard of work.
- 7.2.3 The Assessor or Committee has rarely considered removing a firm's or individual's certificate at this stage but has adopted an approach which allows a firm or individual to continue to undertake the work to which the certificate relates while taking appropriate alternative regulatory action.
- 7.2.4 In cases concerning **audit work**, this usually involves making an order on the lines of Order B2 (Assessor) and Order B7 (Committee).

- 7.2.5 In **insolvency** cases, this usually involves making an order on the lines of Order B3 (Assessor) and Order B8 (Committee). In extreme cases where the interests of creditors could be jeopardised, it may be necessary to consider withdrawing the insolvency licence (see Order B11) or ordering the practitioner to transfer some types of cases to another practitioner.
- 7.2.6 In **investment business** cases, this usually involves making an order on the lines of Order B9. In addition, given the possibility of loss to clients from poor investment advice, it may be necessary to consider the withdrawal of a firm's investment business authorisation (see Order B11) or preventing it from conducting advisory investment business.
- 7.2.7 The Assessor or Committee, however, takes account of the differing facts of each case, including the written representations from the firm or individual. They may, for instance, vary Order B3 and Order B8 in the case of unsatisfactory audit work. Exceptionally, the Assessor or Committee may decide:
  - not to impose external reviews;
  - restrict the number of clients whose audit files are to be subject to external review: or
  - impose external reviews on audit work but not regulated work, where the firm has consistently carried out the latter to a satisfactory standard.
- 7.2.8 The Assessor or Committee may decide that the removal of a certificate should be considered after a second visit, even though the holder has not been subject to regulatory action previously. This is most likely where the work is of a poor standard and the holder has failed to act following the previous visit or to respond appropriately or at all to the report on the current visit. The referral to the Committee to consider certificate removal may be made by ACCA or by the Assessor (see Order B4). Whether the Committee will remove a certificate at this stage will then depend on the holder's action following the referral to the Committee and his or its representations at the hearing. Where the Committee decides not to remove the certificate it usually imposes conditions appropriate to the circumstances and the type of certificate held.

7.2.9 In some cases ACCA will refer the findings of a certificate holder's first monitoring visit to the Assessor or the Committee. This will usually be because of concerns over the holder's compliance with ACCA's regulations relating to its eligibility for a certificate or licence, in which case the referral will be direct to the Committee. Nevertheless there will be cases where the referral results solely from the firm's or individual's poor standard of work. In such cases the Assessor or Committee considers whether it is appropriate to treat the firm or individual differently from most other first visits with an unsatisfactory outcome. The decision will be based on the reasons given by ACCA for the referral, which are likely to concern the very poor standard of work and the lack of effort the firm or individual has made to comply with relevant requirements, and the representations from the firm or individual. The Assessor or Committee may decide to take no action (Order B1 and Order B6) or just warn the firm or individual or make an order similar to that for a second visit with an unsatisfactory outcome (Orders B2 and B3 and Orders B7, B8 and B9). The Committee could consider, as in any case, removing the certificate (Orders B10, B11 and B12) but this would be unlikely at a first visit.

### 7.3 SECOND REFERRAL OF THE FINDINGS OF A MONITORING VISIT

- 7.3.1 A second referral may result from a certificate holder's failure to improve sufficiently at a visit ordered by the Assessor or the Committee or from the standard of work deteriorating after the holder being released from a previous order made by the Assessor or Committee.
- 7.3.2 ACCA makes an initial decision on the appropriate action to take according to the facts of each case and, in most cases, will conclude that the appropriate action is to refer the firm or individual to the Committee with the recommendation that it removes the certificate. In cases involving audit work, in accordance with the Regulatory Board's Policy Statement on ACCA's approach to non-compliance with auditing standards, the Committee will normally order that the firm's audit registration be withdrawn (Order B10).

- 7.3.3 In exceptional cases, however, the Committee may decide that the firm or individual should be given a further chance to achieve a satisfactory standard of work and make an order similar to that which is currently, or was previously, in place (Orders B7, B8 and B9). Before taking such an exceptional course of action, however, the Committee will need to take account of the following:
  - the reputation of a profession as a whole is more important than the fortunes of an individual member
  - the number of previous opportunities the certificate holder has failed to take in order to show that it/he is willing and able to achieve and sustain a satisfactory standard of work
  - the high probability (given the regulatory history) that conditions imposed for a second time are unlikely to ensure that the certificate holder will sustain any improvements indicated by an action plan.
- 7.3.4 The following should **not** be considered as exceptional reasons for allowing a firm or individual to retain a certificate:
  - a) the firm or individual had not taken appropriate action following the previous unsatisfactory visit outcomes but now indicates that it is committed to making the necessary improvements

- b) the firm or individual wishes the Committee to take into account work completed since the most recent monitoring visit and reported on by a training company or other third party, which appears to show that the standard of the firm's or individual's work has improved; this should not be accepted as exceptional because:
  - ACCA should not rely on the results of external reviews performed by a third party training company, for future licensing decisions
  - although usually reliable, the training company is not impartial and is being paid by the firm for the report
  - the post-visit audit work was not the firm's work at the time
    of the visit and, being done in the knowledge that it may
    affect its continuing registration, it is not representative of its
    "normal" work
  - taking into account reports on post-visit work undermines the Regulatory Board's Policy Statement because it gives the firm a further opportunity to continue auditing
  - the Admissions and Licensing Committee (and the Appeal Committee) has a responsibility to protect the public interest and so should not take the chance that recent work reviewed by a non-independent training company gives a better indication of future performance than the past few monitoring visits conducted by an ACCA compliance officer

### 7.4 THIRD REFERRAL OF THE FINDINGS OF A MONITORING VISIT

7.4.1 Such referrals will be rare because in most cases the firm or individual will have had to convince the Committee that there were exceptional reasons not to remove the certificate at the second referral. By this time a firm or individual will probably have had at least four visits and two warnings from the Assessor or the Committee. Therefore if a firm or individual has not attained a satisfactory standard of work at this stage its audit registration or licence is in serious jeopardy and the Committee should remove the certificate (Orders B10, B11 and B12).

- 7.5 RE-APPLICATION FOR A CERTIFICATE FOLLOWING ITS
  WITHDRAWAL BY THE COMMITTEE OR WHERE THE COMMITTEE
  HAS PUT A CONDITION ON A FUTURE RE-APPLICATION
- 7.5.1 Where a firm re-applies for a certificate where the Committee decided that any future application should be considered by the Committee, the applicant first has to meet any condition placed on the re-application.
- 7.5.2 The Committee considers re-applications in the same way as other applications and, in addition, takes into account the circumstances in which the applicant previously ceased to hold the certificate. For instance, where the circumstances involved the unsatisfactory standard of work which the certificate enabled the holder to carry out, the Committee will consider the applicant's proposals on how he will ensure he carries out this work satisfactorily in future. Where the Committee decides to grant the application it considers whether to place any conditions on the certificate, bearing in mind that these must be the minimum required to achieve the purpose. The Committee also considers the need to order an early monitoring visit and whether this is to be at the applicant's cost.

# SECTION 8: DESCRIPTION OF THE AVAILABLE ORDERS AND APPLICATION GUIDELINES

### 8.1 INTRODUCTION

- 8.1.1 In this section, references to 'work' include audit and regulated work, insolvency work and investment business; regulated work includes assignments where a firm or individual makes a report to a regulator. References to an individual include ACCA members and other individuals who are qualified to carry out audit work or investment business under a certificate issued by ACCA or who hold an insolvency licence from ACCA. Although ACCA's reports on audit work are usually concerned with the failings in a firm's work and the orders made by the Assessor or the Committee may be imposed on the firm, they are usually imposed only on the relevant audit principals of the firm, including both ACCA members and members of other professional bodies. The order then follows the individual if he moves to another firm which holds an ACCA auditing certificate.
- 8.1.2 Before reaching a decision, the Assessor or Committee will consider whether the order, including any conditions, he or it is imposing is the minimum necessary to achieve the purpose, in accordance with the principle of proportionality outlined in Section 2 of this publication. As part of this the Assessor or Committee will need to consider:
  - whether the firm's or individual's explanations and intentions for the future have been taken into account;
  - whether those intentions are likely to result in a sustained satisfactory standard of work in future taking into account the firm's or individual's visit history and the effectiveness of any previous order.
- 8.1.3 The Assessor and Committee may depart from ACCA's recommendation and the guideline orders and conditions; however, the Assessor or Committee should have regard to the guidance in this document and ensure that the written reasons for decision clearly explain the exceptional circumstances which resulted in any such departure.

### 8.2 AVAILABLE ORDERS

#### No order

See Orders B1 and B6.

- 8.2.1 The Assessor or Committee may decide not to make an order. However, bearing in mind ACCA's decision-making process before making the referral, and the availability of safeguards to protect the public interest and maintain confidence in the profession, this option is usually only appropriate in a small minority of cases:
  - where the firm or individual has refuted the findings of ACCA's report to the Assessor's or Committee's satisfaction; or
  - the significant failings occurred for exceptional reasons, the firm or individual has acknowledged the weaknesses and taken appropriate action to prevent a recurrence.

For example, the significant deficiencies may have been limited to the work of one individual who has subsequently left the firm or been reassigned to other duties.

### Order placing conditions on the firm's or individuals' certificates

See Orders B2, B3, B7, B8 and B9.

- 8.2.2 An order placing conditions on a certificate is effectively the alternative to withdrawing a certificate or licence where the work is unsatisfactory but the holder appears to be willing and able to achieve and then maintain a satisfactory standard in future. The imposition of conditions allows the firm or individual to remedy any deficiencies in the work whilst at the same time putting in place safeguards to protect clients and the public.
- 8.2.3 Where the individual or firm is subject to an existing regulatory order, or has been subject to an order in the past but has been released from its terms after achieving a satisfactory standard of work, the Assessor or Committee should be wary of imposing similar conditions for a second time. This is because the conditions were not effective in bringing about a significant or sustained improvement in the standard of the work, and therefore the likelihood of similar conditions being effective in the future is reduced.

### 8.2.4 Relevant factors to take into consideration (this list is not exhaustive):

- the firm's or individual's work is generally of a poor standard the firm or individual has usually had two monitoring visits with unsatisfactory outcomes
- the existence and number of any monitoring visits with a satisfactory outcome in the firm's or individual's visit history
- the firm or individual appears willing and able to achieve a satisfactory standard of work appropriate safeguards are available to protect the interests of the public to allow the firm or individual time to improve
- the firm or individual has not been subject to a previous order of the Assessor or Committee.

- 8.2.5 The Assessor or Committee may impose whatever conditions he or it wishes but they should be the minimum necessary to protect the public and must be appropriate, proportionate, workable and measurable. The conditions usually imposed include:
  - for audit and regulated work, review by an approved training company of the files of some or all of the firm's audit and regulated clients before the reports are signed ('hot' review), or attendance at relevant courses on auditing, or a combination of these and other conditions
  - for insolvency work, the requirement that the individual provides reports on the progress of cases periodically either by the individual or an appropriate third party, or that he does not take on further cases or limits the number of appointments held at any time, or a combination of these and other conditions
  - for investment business, the requirement for the relevant principals and staff of the firm to attend appropriate courses to improve their knowledge, or to provide information on how procedures will be improved to ensure compliance with the regulations or a review and report back from an appropriate third party after a short period of time, or a combination of these and other conditions. Where there is a risk that non-compliance may result in financial loss to clients it may be appropriate to prevent a firm advising clients on specific investments for a period or until specific conditions are met
  - in all cases an early follow up visit by ACCA compared with the routine cycles of six years for audit monitoring visits, three years for insolvency monitoring visits and five years for investment business monitoring visits; the firm or individual is usually ordered to pay a contribution towards the cost of the ordered early visit so that this cost does not fall on firms or individuals which have satisfactory outcomes to their visits
  - in all cases warning the firm or individual that failure to improve the conduct of the relevant work will jeopardise the holding of the relevant certificate.

# Order to withdraw or suspend the firm's or individual's certificate or licence

See Orders B4, B5, B10, B11 and B12

- 8.2.6 Suspension of a certificate or licence until the occurrence of a specified event, or withdrawal of a certificate or licence, is appropriate where a firm or individual is unable to satisfy the Committee that the work will improve to a satisfactory standard within an acceptable period of time and that the improvements will be sustained in future. Where the Committee does suspend or withdraw a certificate or licence it is usually appropriate to place conditions on any re-application for the certificate. For example, on **audit work** the audit principals are expected to show that they have improved their knowledge of auditing before reapplying by attending an appropriate course and passing an examination on auditing.
- 8.2.7 The suspension or withdrawal of a certificate or licence prevents the holder only from conducting the relevant work. The individual will retain a practising certificate allowing him or her to conduct all other areas of public practice work, including accountancy and tax. It is unlikely that it would be appropriate to remove a member's practising certificate solely as a result of poor audit or insolvency work or investment business.

- 8.2.8 Relevant factors to take into consideration (this list is not exhaustive):
  - the firm's or individual's work is generally of a poor standard the firm or individual has improved but has still not achieved a satisfactory standard of work in spite of previous advice the firm or individual has not shown over time that it is able or willing to achieve and sustain a satisfactory standard of work the firm or individual has previously been subject to an order imposing conditions as a result of unsatisfactory work but has either not improved sufficiently while subject to that order, or has not sustained the improvement following release from the terms of that order
  - the individual or firm has taken or proposed action designed to improve the work and maintain it at a satisfactory standard only after being advised that its certificate is at risk of being withdrawn following the unsatisfactory outcome to the most recent monitoring visit
  - there is a risk of financial loss to clients (investment business) or creditors (insolvency), and there are no appropriate safeguards available which would reduce the risk to an acceptable level, such as restricting what the certificate holder may do.
- 8.2.9 In some cases the removal of a certificate is considered a last resort for the following reasons:
  - in **investment business** cases, the firm loses the protective cover the certificate provides in the event that the firm becomes incidentally involved in investment business in the course of providing tax and accountancy services; as an alternative the Committee can order that the firm in future provides no advice on specific investment products if it appears this will be effective in preventing potential loss to clients
  - in insolvency cases, it will prevent the individual earning his living as an insolvency practitioner in future and will require that he or ACCA arranges for the transfer of all his appointments to another insolvency practitioner.

# Conditions on future re-application following voluntary surrender of certificate

See Orders B13, B14 and B15

- 8.2.10 Sometimes a holder relinquishes a certificate before the Assessor or the Committee can make a decision. Because the Assessor does not have the power to impose conditions on a future reapplication, ACCA will refer such cases to the Committee. This may happen following a first referral of a firm to the Assessor or the Committee or a second or subsequent referral. The Committee always takes into account the particular facts of each case, but the order tends to differ, depending on whether the holder has previously been subject to a regulatory order:
  - on a first referral, because this is the stage where conditions would normally be imposed if the firm was continuing to carry out the work, the Committee usually makes an order that any future reapplication must be referred to the Committee, but does not normally impose any pre-condition such as passing a test of competence
  - on a second referral, because this is normally the stage where ACCA has referred the case to the Committee with the recommendation that it removes the certificate, the Committee usually imposes the same condition on re-application as it would if it had removed the certificate.

### 8.3 GUIDELINE ORDERS

8.3.1 The guideline orders are for **guidance only** and relate to the most common situations where the Assessor or Committee is considering the action necessary following the unsatisfactory outcome to a monitoring visit. Each case will be judged on its own facts and the guideline orders will therefore not be appropriate in all cases.

### Index to Guideline orders

Decision	Type of work	Authority	
		Regulatory Assessor	Admissions and Licensing Committee
No order	All	Order B1	Order B6
Conditions on certificate	Audit	Order B2	Order B7
	Insolvency	Order B3	Order B8
	Investment business	N/A	Order B9
Certificate removal is appropriate	Audit	Order B4	Order B10
	Insolvency	Order B5	Order B11
	Investment business	N/A	Order B12
Conditions on future reapplication	Audit	N/A	Order B13
	Insolvency	N/A	Order B14
	Investment business	N/A	Order B15

# 8.3.2 Guideline orders for the Regulatory Assessor

Order B1: no regulatory action

On the basis of the above I have decided pursuant to Authorisation Regulations 6(2)(f) and 6(3)(a) that no regulatory action is necessary in this case.

Order B2: conditions in audit cases where firm retains an auditing certificate

On the basis of the above I have decided pursuant to Authorisation Regulations 6(2)(f) and 6(3)(b) that M XX and M XX should be required to:

- i have all future audit work *on XX clients, selected by Governance - Practice Monitoring,* and all other work in respect of reports to any regulatory body, reviewed by a training company before reports are signed, such training company being subject to ACCA approval;
- ii promptly notify Governance Practice Monitoring if any client selected in i above ceases to be an audit client at any time in the future while this order remains in effect, and provide details of current audit clients so that Governance Practice Monitoring may select an alternative;
- iii notify ACCA within six weeks of the date of written notification of this decision of the identity of the training company referred to in i above;
- be subject to an accelerated monitoring visit before (approximately 2 years' time) at a cost to the firm of £1,000 and £400 for each additional audit qualified principal; and
- v note that failure to make the necessary improvements in the level of compliance with auditing standards and with the requirements of any regulators by that time will jeopardise *his/her/their* and *his/her/their* firm's continuing audit registration.

Order B3: conditions in insolvency cases where an individual retains an insolvency licence

On the basis of the above I have decided pursuant to Authorisation Regulations 6(2)(f) and 6(3)(b) that M XX should be required to:

- i have all insolvency cases/one (or more) of each insolvency case type (or specify the type of cases), selected by Governance Practice Monitoring, reviewed by a training company or an insolvency practitioner between (month and month, year) and a written report on the conduct of each case submitted to ACCA by (date), such training company or insolvency practitioner being subject to ACCA approval;
- ii notify ACCA within six weeks of the date of written notification of this decision of the *training company or insolvency practitioner* referred to in i above;
- prepare a report on the progress of all insolvency cases/one (or more) of each insolvency case type (or specify the type of cases), selected by Governance Practice Monitoring, between (month and month, year) and submit this to ACCA by (date);
- be subject to an accelerated monitoring visit before *(date in approximately 1 to 2 years' time)* at a cost to M XX of £1,000 per compliance officer per day; and
- iv note that failure to make the necessary improvements in the level of compliance with the Insolvency Act 1986 and the subordinate legislation and the SIPs by that time will jeopardise *his/her* insolvency licence.

Order B4: where it is appropriate for removal of auditing certificate or audit qualification to be considered

On the basis of the above I have decided pursuant to Authorisation Regulations 6(2)(f) and 6(3)(c) to refer this case to the Admissions and Licensing Committee so that it can consider whether to exercise its powers under Authorisation Regulation 5(1) to withdraw M XX's and M XX's and his/her/their firm's audit certificates.

Order B5: where it is appropriate for removal of an insolvency licence to be considered

On the basis of the above I have decided pursuant to Authorisation Regulations 6(2)(f) and 6(3)(c) to refer this case to the Admissions and Licensing Committee so that it can consider whether to exercise its powers under Authorisation Regulation 5(1) to withdraw M XX's insolvency licence.

# 8.3.3 Guideline orders for the Admissions and Licensing Committee

Order B6: no regulatory action

The Committee decided to make no order.

Order B7: conditions in audit cases where firm retains an auditing certificate

The Committee made an order pursuant to Authorisation Regulation 5(1)(f) that M XX and M XX be required to:

- i have all future audit work *on XX clients, selected by Governance - Practice Monitoring,* and all other work in respect of reports to any regulatory body, reviewed by a training company before reports are signed, such training company being subject to ACCA approval;
- ii notify ACCA within six weeks of the date of written notification of this decision of the identity of the training company referred to in i above;
- be subject to an accelerated monitoring visit before (approximately 2 years' time) at a cost to the firm of £1,000 and £400 for each additional audit qualified principal; and
- iv note that failure to make the necessary improvements in the level of compliance with auditing standards and with the requirements of any regulators by that time will jeopardise *his/her/their* and *his/her/their* firm's continuing audit registration.

Order B8: conditions in insolvency cases where an individual retains an insolvency licence

The Committee made an order pursuant to Authorisation Regulation 5(1)(f) that M XX be required to:

- i have all insolvency cases/one (or more) of each insolvency case type (or specify the type of cases), selected by Governance Practice Monitoring, reviewed by a training company or an insolvency practitioner between (month and month, year) and a written report on the conduct of each case submitted to ACCA by (date), such training company or insolvency practitioner being subject to ACCA approval;
- ii notify ACCA within six weeks of the date of written notification of this decision of the *training company or insolvency practitioner* referred to in i above;
- prepare a report on the progress of all insolvency cases/one (or more) of each insolvency case type (or specify the type of cases), selected by Governance Practice Monitoring, between (month and month, year) and submit this to ACCA by (date
- iv be subject to an accelerated monitoring visit before *(date in approximately 1 to 2 years' time)* at a cost to M XX of £1,000 per compliance officer per day; and
- v note that failure to make the necessary improvements in the level of compliance with the Insolvency Act 1986 and the subordinate legislation and the SIPs by that time will jeopardise *his/her* insolvency licence.

Order B9: conditions in investment business cases where firm retains an investment business certificate

The Committee made an order pursuant to Authorisation Regulation 5(1)(f) that (name of firm) be required to:

- i cease to advise on *all investments/certain investments* until it has produced written procedures to ensure future compliance with the Irish Investment Business Regulations which are satisfactory to ACCA *and/or* M XX and M XX have attended appropriate courses on investment products which are satisfactory to ACCA;
- produce the information requested in i within three months, failing which the case should be referred back to the Committee;
- be subject to an accelerated monitoring visit before (approximately one year) at a cost to the firm of £1,000 and £400 for each additional principal; and
- iv note that a failure to make the necessary improvements in the level of compliance with the Irish Investment Business Regulations by that time will jeopardise the firm's continuing investment business authorisation.

### Order B10: removal of auditing certificates

The Committee made an order pursuant to Authorisation Regulation 5(1)(f) that:

- i M XX's practising certificate with audit qualification and the firm's auditing certificate be withdrawn and he be issued with a practising certificate; and
- ii any future re-application for audit registration by M XX, or by a firm in which he is a principal, must be referred to the Admissions and Licensing Committee, which will not consider the application until he has attended a practical audit course, approved by ACCA and, following the date of this order, passed paper P7, Advanced Audit and Assurance, of ACCA's professional examinations.

### Order B11: removal of insolvency licence

The Committee made an order pursuant to Authorisation Regulation 5(1)(f) to withdraw M XX's insolvency licence, and that any future re-application for an insolvency licence by M XX must be referred to the Admissions and Licensing Committee which will not consider the application until he/she has (insert condition).

### Order B12: removal of investment business authorisation

The Committee made an order pursuant to Authorisation Regulation 5(1)(f) that the firm's investment business certificate be withdrawn, and that any future reapplication for investment business authorisation by M XX and M XX, or by a firm in which *he/she/any of them* is a principal, must be referred to the Admissions and Licensing Committee, which will not consider the application until *he/she/they (insert condition)*.

# Order B13: where the firm has already relinquished audit registration

The Committee noted that M XX had *relinquished/not renewed his/her* and *his/her* firm's audit registration.

The Committee made an order pursuant to Authorisation Regulation 5(8) that any future re-application for audit registration by M XX, or by a firm in which he/she is a principal, must be referred to the Admissions and Licensing Committee, which will not consider the application until he/she has attended a practical audit course, approved by ACCA and, following the date of this order, passed paper P7, Advanced Audit and Assurance, of ACCA's professional examinations.

Order B14: where the where the individual has relinquished his insolvency licence

The Committee noted that M XX had *relinquished/not renewed his/her* insolvency licence.

The Committee made an order pursuant to Authorisation Regulation 5(8) that any future re-application for an insolvency licence by M XX must be referred to the Admissions and Licensing Committee which will not consider the application until he/she has (insert condition).

Order B15: where the firm has already relinquished investment business authorisation

The Committee noted that the firm had relinquished/not renewed its investment business authorisation.

The Committee made an order pursuant to Authorisation Regulation 5(8) that any future re-application for investment business authorisation by M XX and M XX, or by a firm in which *he/she/any of them* is a principal, must be referred to the Admissions and Licensing Committee, which will not consider the application until *he/she/they (insert condition)*.