

Corporate Strategy November 2023 to October 2026

Introduction

Our Corporate Strategy sets an ambitious and bold programme for November 2023 to October 2026 .

Our mission is driving confidence and trust in legal services. We know that as the largest regulator in the UK legal sector, we have a key role to play in driving the standards and regulation that support public and consumer confidence in legal services and the sector as whole. That's important for access to justice, for the rule of law and for the reputation and success of the profession and law firms, both at home and internationally.

Our Strategy reflects our mission and builds on our progress to date and considers the fast-changing landscape in which we all work, while looking ahead to the difference we want to make. Our mission to drive confidence and trust in legal services will guide everything we do over the coming three years.

High standards are of course at the heart of what we do, and we have set out what success will look like for the Solicitors Qualifying Examination, our Anti-money laundering programmes, our work to open up the market and help consumers to make good choices and for how our regulation will be seen. We also make it clear that we know we have more to do to improve our core operational work, particularly in relation to enforcement.

We will deepen our work on technology and innovation – meeting public expectations to do so. We are putting real emphasis on using our data and insight to help focus our activity and inform wider policy debates on issues such as access to justice, ethical practice and the delivery of a diverse, inclusive and effective legal market. And we will press on with important work on continuing competence and in other areas.

We are committed to understanding our impact and our Strategy covers how we will do that, with a combination of evaluation, benchmarking and asking the profession and the public what they think of our work. This includes impacts for equality, diversity and inclusion, and our work to improve access to justice. Our ambition to drive improvements in both EDI and access to justice underpins our measures of success, and our key deliverables, and will guide and shape all that we do.

Finally, as we start this Strategy, like everyone else we feel the pressures of inflation. We have in recent years been able to absorb these while making efficiencies and taking on additional work, but we can no longer do that. Cost pressures mean that we have increased our part of the practising certificate fee for 2023/24, and anticipate lower-level increases after that.

Our Business Plan and budget documents for each year of the Corporate Strategy will describe the approach we will take to meet our key deliverables under each strategic priority area. We will engage widely and inclusively with our stakeholders as we develop those plans and set our budgets.

Anna Bradley

SRA Chair

Who we are

The Solicitors Regulation Authority is the largest regulator of legal services in England and Wales, covering around 90% of the regulated market. We oversee some 200,000 solicitors and around 9,500 law firms in England and Wales.

We work in the public interest, protecting consumers and setting and enforcing high professional standards. We make sure those who qualify to be solicitors meet the required standard and we assess, approve and monitor the firms we regulate to make sure they are fit to offer legal services.

If things go wrong, we take action – in the most serious cases we can shut down a firm and refer solicitors and firms to an independent tribunal to stop them practising. We also protect the public by making sure the firms we regulate have appropriate levels of insurance and by reimbursing people who have lost money where, for instance, a solicitor has been dishonest.

We take the regulatory objectives set out in the Legal Services Act 2007 into account in all that we do, along with our public sector equality duty obligations and the requirements set by our oversight regulators. We are working to create an open, modern, inclusive and competitive legal market, providing more affordable and accessible services. This includes improving the information available about legal services to help people make more informed choices, and supporting innovation, such as legal technology, that could make accessing legal services easier.

Our mission – driving confidence and trust in legal services

We have a clear mission for what we want to achieve. As the largest regulator in the UK legal sector, we have a key role to play in driving the standards and regulation that support public and consumer confidence in legal services and the sector as whole.

Confidence and trust in legal services, delivered through proportionate and targeted regulation, underpins the rule of law and access to justice. That confidence and trust is not only critical for the users of legal services but also for the reputation and success of the profession and firms, internationally as well as domestically. Everything we do will support that mission - driving confidence and trust in legal services.

Our strategic priorities for 2023-26

We have worked with our Board, external stakeholders and our staff, carefully considering a range of research and evidence, to set ourselves four strategic priorities. Equality, diversity and inclusion considerations, and opportunities to improve access to justice, are built into each priority area, and inform our work.

Priority one: We will deliver high professional standards

This means setting, upholding and promoting high professional standards for those we regulate, in a way that is fair, proportionate and robust.

What success will look like by the end of 2026

- The Solicitors Qualifying Examination (SQE) will be widely recognised as a valid, reliable and fair assessment that ensures solicitors entering the profession meet the standards of competence required of them and opens up access to the profession to aspiring solicitors from every background.
- The public and profession will see us as having developed a proportionate and effective regulatory approach that delivers compliance with our requirements in key areas such as Anti-Money Laundering (AML), sanctions, diversity, ongoing competence and providing a fair and ethical workplace environment.
- We will be perceived as a leader in the regulation of AML and compliance with UK and international sanctions regimes, so that our regulated community are aware of their responsibilities. Money laundering and sanctions breaches involving SRA regulated firms will be reduced.
- More consumers will shop around in areas where we enhance requirements for firms to publish better information about price and quality, and they will be more confident to make informed choices about the purchase of legal services.

Key deliverables

Over the three-year period of the Strategy we will:

- deliver well-functioning SQE assessments, including the SQE in Welsh, and analyse and publish statistical data and feedback about the SQE and its impacts
- improve our understanding of, and our response to, the continuing competency of all solicitors, firms and their employees
- develop enhanced Transparency Rules and supporting resources for firms and consumers, improving the information available to consumers, particularly about the quality of legal services

- deliver a timely and effective response to changes to the legislative developments in England and Wales, particularly in relation to AML and other economic crimes
- develop and progress plans of action to address the differential outcomes for aspiring solicitors from Black, Asian and minority ethnic backgrounds and overrepresentation of individuals from this group in our enforcement processes, based on the publication of research on these issues in 2024
- deliver a programme of work to improve progression for women and solicitors from Black, Asian and minority ethnic backgrounds, particularly in large firms, and to encourage firms to publish ethnicity pay gap reports
- continue to improve and maintain the quality and timeliness of our investigation and enforcement work.

Priority two: We will strengthen our risk based and proactive regulation

This means delivering and supporting better regulation through proactive and riskbased activity using robust evidence based on our data, insights and intelligence.

What success will look like by the end of 2026

- We will be seen as an evidence-based regulator, using our data, research and insights to identify issues that present regulatory risks and adopting appropriate regulatory responses to protect the public.
- Our regulated community will feel better supported to meet their regulatory obligations through the provision of tailored, targeted support and guidance.
- Our data, insights and research will be used in policy development activity and debate by others, including government departments, regulators and other agencies.

Key deliverables

Over the three-year period of the Strategy we will:

- develop and deliver a research, horizon scanning and insight programme, including a data collection, storage and analysis strategy, that focuses on generating the best possible insights to support better regulation
- use data and insights from our engagement with the legal services profession to evaluate progress in terms of EDI
- deliver a robust programme of thematic reviews on relevant subjects, supported by a clear rationale around selection and prioritisation of projects and demonstrating an impact on areas of risk or challenge for the sector

- provide enhanced analysis of data about concerns raised with us, supporting proactive monitoring in areas we identify as being of higher compliance risk, such as areas in which consumers are less likely to make reports to us
- produce a new data sharing strategy that sets out clearly the data we collect and what data we share with third parties in the public interest
- enhance our money laundering risk assessment model, adapting our targeted AML inspections and desk-based reviews accordingly. Our data collection, risk profiling and proactive inspection will extend compliance with financial sanctions.

Priority three: We will support innovation and technology

This means that we will keep up to date with and actively support innovation and technology that improves the delivery of legal services and access to them, particularly for individuals and small businesses, as well as supporting small firms to use technology effectively.

What success will look like by the end of 2026

- We will be perceived by innovators, law firms, academics,other regulators and members of the public as leading the way in understanding and responding to the opportunities and risks of technology.
- Our enhanced SRA Innovate service will lead to legal services being offered to consumers in new, inclusive ways through supporting the responsible adoption of legal technology and other innovation.
- A greater proportion of small firms in England and Wales will have made changes to how they work and the services they offer through innovation or investing in new technology, leading to inclusive and improved access to legal services for consumers.
- Innovators in legal technology will have better access to key regulatory data in order to develop products that help consumers access legal services.

Key deliverables

Over the three-year period of the Strategy we will:

- introduce a safe testing environment, bringing together law firms and technology partners to test, develop and evaluate innovative or technology-based approaches to the delivery of legal services
- deliver a number of pilots, resources and guidance targeted at helping small firms to adopt appropriate technology solutions that can help the public, including vulnerable and marginalised consumers, to access legal services
- continue our collaborative working with a variety of government, crossregulator and international initiatives, to support the development of

innovation and technology in legal services and to ensure we are fully engaged in and up to date with the latest developments.

Priority four: We will be an authoritative and inclusive organisation, meeting the needs of the public, consumers, those we regulate and our staff

This means that we place our customers at the heart of all we do, working as an authoritative, inclusive and responsive organisation.

What success will look like by the end of 2026

- It will be easier for our customers to use our services and to access relevant, understandable information, tailored to their needs.
- We will be perceived as an authoritative, credible regulator providing leadership to the legal sector on key public interest areas and valued insights to help shape wider societal debate, particularly in areas relating to access to justice, ethical practice, climate change and the delivery of a diverse, inclusive and effective legal market.
- We will be acknowledged for our own inclusivity, responsible environmental management and customer service through accredited benchmarking, and will have made clear progress in improving the diversity at the top of the organisation.
- Our staff will recommend us as an employer.

Key deliverables

Over the three-year period of the strategy we will:

- review and improve how we communicate including how we write and engage with our customers and others, the information we make available and our communication channels, with focus on inclusive, user centred design principles
- deliver a continuous improvement programme that results in better processes. We will have set revised measures for the timeliness and quality of our decision making and will be consistently meeting them
- use the insights from our operational and wider work to support and influence important public interest and social policy debates
- publish policy statements setting out our position on access to justice, and on matters relating to Environmental, Social and Governance (ESG), including our view of the key regulatory issues and obligations for those that we regulate
- be appropriately accredited for inclusivity and environmental management and extend our customer service accreditation across the whole organisation,

as well as meeting our diversity targets for senior level recruitment and reducing our ethnicity and gender pay gaps.

Financial implications and future investment

We are expecting a significant increase in costs in 2023/24 with smaller increases in the following years. In years two and three of our Corporate Strategy we will seek to hold fee increases to a maximum of inflation plus 2%.

The most significant cost pressures are inflationary pressures on staff costs and nonstaff costs as well as additional activity in support of the new Corporate Strategy as identified above. Additionally, over the course of the Corporate Strategy we have committed to increase reserves to within the levels outlined in the SRA Reserves policy. This is to ensure we remain financially sustainable and meet the Legal Services Board's requirements in this area.

While we are expecting a significant increase in costs in the next financial year, we will maintain our work to find efficiencies and work ever more smartly, while delivering value for money through strong financial controls.

Measuring success

It is important that we are able to measure the impact of our work to deliver our vision and strategic priorities.

We will use a variety of tools to measure our success in delivering the new Corporate Strategy. This will be complemented by other metrics for specific areas. The key tools are:

• Large-scale perception survey

Core to the successful delivery of our vision and Strategy is the views of the public, consumers, those we regulate and others. We will undertake a large-scale perception survey to benchmark our position so that we can measure our impact over the course of the Strategy with on-going surveys of specific areas. Key areas to cover will include confidence in legal services, the level of trust in us, ease of interaction with us and perceptions of how authoritative, fair and proportionate we are seen to be.

This survey will be complemented by targeted surveys, for example a survey of trainee solicitors, SQE graduates and apprentices.

• Benchmarking

We will benchmark our performance in a number of areas using trusted external providers. For example, benchmarking the customer service of the whole organisation (through the Institute of Customer Service), diversity and inclusivity (through comparing pay gaps and appropriate accreditations), staff salary ranges and environmental management (ISO14001).

• Oversight regulators' assessments

We have two oversight regulators: the LSB and the Office for Professional Body Anti-Money Laundering Supervision (OPBAS). Both carry out an annual regulatory performance assessment.

• Staff survey

This will be an important measure of how we are perceived by those who work for us.

Policy evaluations post implementation

We use a rolling programme of evaluations and equality impact assessment to measure the impact of our policy reforms, helping us to understand whether they are achieving the intended benefits and whether there are any negative consequences. We are regularly using pilots in both regulatory policy and innovation and technology, to test options and potential solutions on a smaller scale. We may also want to use the evaluations from these pilots.

We have carried out an assessment of our strategic priorities toward the Legal Services Act 2007's regulatory objectives.