Other news

Firm anti-money laundering and sanctions data requirements

Updated 8 July 2025

We are now carrying out our annual anti-money laundering (AML) and sanctions data collection exercise.

This page provides information to help you prepare for and submit the questionnaire.

- Submit your data on our reporting site between 7 July and 15 August.
- You will need your mySRA login to access the form.

Submit your data now [https://forms.sra.org.uk/]

A sample questionnaire is <u>available on this page [#collecting]</u> to help you prepare for the questions you will be asked. We have contacted compliance officers directly about this submission. It is a regulatory requirement for you to complete the form. If you do not do this, we may take regulatory action.

What you need to know

All regulated firms must provide us with information on:

- work they carry out within scope of the Money Laundering, Terrorist Financing and Transfer of Funds (Information on the Payer) Regulations 2017
- any contact or involvement they have with the sanctions regime and any persons who are designated under it
- submission of suspicious activity reports to the National Crime Agency.

We appreciate that not all firms are involved with one or more of these regimes – in which case, you will be able to submit a nil return. This will help us to keep our information up to date.

Why are we collecting this data?

We are required by our own regulator, the Office for Professional Body Anti-Money Laundering Supervision to take a risk-based approach to supervision.



To supervise the legal sector effectively, we need to have accurate data. This allows us to see the distribution of risk across the legal profession, which in turn informs our programme of inspections and our guidance.

Collecting this information allows us to establish where the risks lie and how we can better allocate our resources. Most importantly, this data needs to be up to date and relevant so that our approach can evolve and adapt.

If we decide to publish this data, we will make sure that no one can be identified from any data that we publish or share with others.

Read more about <u>privacy</u>, <u>data and information at the SRA</u> [https://contact.sra.org.uk/sra/how-we-work/privacy-data-information/].

Collecting AML and sanctions data

The questionnaire

To help you prepare, download a specimen version of the questionnaire.

PDF - Specimen questionnaire (PDF 34 pages, 398KB)

[https://contact.sra.org.uk/globalassets/documents/sra/news/aml-data-collection-exercise-questionnaire-2025.pdf]

WORD DOC - Specimen questionnaire (DOC 34 pages, 74KB)

Please note that this is provided for information and guidance only to help you prepare your return – all submissions must be made via our online portal. We will not accept submissions via email or hard copy post. These will only be accepted if reasonable adjustments are agreed and applied.

Completing the questionnaire

The questionnaire must be completed by someone at your firm who holds one or more of the following roles:

- Compliance officer for legal practice
- Authorised signatory
- Money laundering compliance officer
- Money laundering reporting officer.



You will not be able to access the form for your firm unless you have a mySRA account [https://my.sra.org.uk/] and a current relevant post and role at the firm recorded in mySRA.

You can <u>get help [https://contact.sra.org.uk/mysra/manage-account/individual-account/#how-to]</u> resetting your mySRA username or password.

When logging in, alongside entering your password, we will send you a code by SMS text message or call to <u>verify your identity</u>
[https://contact.sra.org.uk/mysra/updates/verifying-mysra-account/] to your registered phone number. We highly recommend using a personal number, as you will need to have this phone with you when you log in. If you need to change your authentication phone number, please <u>contact us</u>
[https://contact.sra.org.uk/contactus].

Once in the reporting site you will see all current data collections open to you. For this exercise, please select the AML form in your open tasks. You must submit a form for each firm you manage.

We understand that firms store and categorise their data in different ways. While we ask you to answer to the best of your knowledge and provide the most precise information possible. We will accept estimates if exact figures are not available.

Ouestions and answers

Open all [#]

Can I still view last year's submission(s)?

Yes – if you currently hold a role that gives you access to this year's form, you will also be able to view your organisation's historic submissions. This includes responses to both AML forms we've used.

Please note: if your access rights have changed since last year and you no longer hold the relevant role, you will not be able to view either this year's form or any previous submissions.

I don't store my firm's information in a way which allows me to answer your questions.

We understand that firms have different ways of storing information and these may not always align with the questions we ask.

In particular, we recognise that trusts and company services may cross several different work areas and departments.

We want you to use your best efforts in answering the questions accurately, as this will improve the quality of our data and our



assessment of risk. If this is not possible, though, please give your best estimate.

My firm does not carry out work in scope of the Money Laundering, Terrorist Financing and Transfer of Funds (Information on the Payer) Regulations 2017 (MLR 2017). Do I have to answer?

Yes. The application is wider than matters in scope of the MLR 2017, and we also need to refresh our data about firms which are or are not in scope. You will be asked early in the questionnaire about whether you are in scope of the MLR 2017, and if you answer no, you will not need to answer further questions on that section.

I have never had any contact with the sanctions regime and am not likely to. Do I have to answer these questions?

Yes. Among other things, this section helps us see how exposed the profession is to the risk of sanctions and understand how many firms carry out work in this area. If these questions do not apply to you, please reflect this in your answers.

What powers allow the SRA to require answers to these questions?

This request is made under Rule 3.3 of our Code of Conduct for Firms:

You respond promptly to the SRA and:

- provide full and accurate explanations, information and documentation in response to any requests or requirements;
- ensure that relevant information which is held by you, or by third
 parties carrying out functions on your behalf which are critical to the
 delivery of your legal services, is available for inspection by
 the SRA.

The Legal Services Act 2007 section 111A also allows us to proactively request information in the performance of our regulatory functions to prevent or detect economic crime.

<u>Is this the same exercise as practising certificate</u> renewal?

No, this is a separate exercise which asks different questions. You will still need to submit your usual practising certificate renewal data in October



2025.

Can I complete the AML data collection form in mySRA?

No. The online form will not be available in mySRA. Instead, please follow the 'Log in' link that will appear on this page during the data collection period. Enter your mySRA login details to access the form.

The question asks for a percentage of turnover for a particular area of work. My firm does less than 1% of this particular area of work or straddles the boundary between two answers.

If this work area accounts for more than 0% but less than 1% of turnover or open matters, please round this up to 1%.

If it straddles a boundary, for example 50.4%, please round this up to the nearest whole number.

What do you mean by 'the last twelve months'?

Please aim to provide data for the previous twelve calendar months before you submit the questionnaire or as close as you are able.

Do will trusts fall within scope of the MLR 2017?

Will trusts only come into being when the testator dies, so we do not consider that making provision for one when drafting a will falls within 'the creation, operation or management of trusts, companies, foundations or similar structures' under regulation 12.

Acting as a trustee or managing assets under a will trust would fall within scope, however.

We operate a client account, but only to receive and pay out litigant clients' settlement monies and court awards, or to pay counsel's fees. Does this fall within managing client money under the MLR 2017?

No, this would not fall within scope of 'the managing of client money, securities or other assets' under regulation 12(1)(b).