

Compose

- Inbox 355,662
- Starred
- Snoozed
- Important
- Drafts 2,419
- Purchases 2,664
- Less
- Sent
- Scheduled
- All Mail
- Spam 4,132
- Trash
- Manage subscriptions
- Manage labels
- Create new label

Labels

- [Imap]/Drafts
- CEO@ETV.COM 2
- FilmOn
- Investors
- KB JUDGES LISTINGS 1
- Notes
- Office 47
- PAYPAL 11,307
 - FilmOn Office
- SUBS
- SUPPORT 47,073

12 March 2026

Dear Ms. Price,

Re: Your email dated 13 March 2026

I write to formally request reasonable adjustments in connection with my ongoing correspondence with the Solicitors Regulation Authority Equality Act 2010. This impairment has a substantial and long-term adverse effect on my ability to organise complex information, consolidate matters of significant legal gravity. In particular, the preparation and submission of information relating to allegations of systemic solicitor periods where I must submit supplementary communications in order to accurately convey evidence and maintain the integrity of the record time to process these... makes dealing with your concerns more difficult." While I understand the operational challenges this may present disability. Without reasonable adjustments, this may place me at a substantial disadvantage when interacting with the SRA. Under Section 15 has a statutory duty to take reasonable steps to avoid substantial disadvantage to disabled persons arising from a provision, criterion, or communication expectations, and complaint-handling processes. Your published policy "Our approach to reasonable adjustments" (22 July 2020) states that "reasonable adjustments may be made even where the strict legal definition of disability is uncertain" and that "reasonable adjustments should be made in any ongoing legal proceedings. I have specifically noted this to you before. My communications relate solely to regulatory request confirmation of the following reasonable adjustments. Requested Reasonable Adjustments

1. Recognition of disability-related communication patterns

Confirmation that supplementary or more frequent emails submitted in good faith as part of evidential disclosure will not be interpreted as a basis for delaying or limiting consideration of the complaint.

2. Acceptance of supplementary evidential communications

Confirmation that additional emails providing clarification, documentation, or evidential material may be submitted without adverse inference.

3. Administrative adjustments where appropriate

If helpful for efficiency, the SRA may suggest alternative formats or submission channels for evidential material.

4. Confirmation regarding investigative timetable

Confirmation that disability-related communication patterns will not impede progress toward the timeline indicated in your previous correspondence. Confirmation Requested To ensure clarity going forward, I would be grateful for written confirmation within five working days that the above is accepted. Preservation of Evidential Record For completeness, the nine emails I submitted between 27 February and 13 March 2026 contain material for the evidential record. Certain matters referenced in those communications involve potential cross-border or criminal considerations which may not be covered by the SRA's regulatory assessment. Equality Act Rights The purpose of this letter is simply to ensure that my disability-related impairment will not be a barrier to the SRA will consider this request in accordance with its statutory duties under the Equality Act 2010 and its own published reasonable adjustments policy. I will of course cooperate fully. I will limit further correspondence to essential matters pending your response. Yours sincerely, Alkiviades D

