

## **Privacy Policy**

## <u>General</u>

Investment advisers operate under a fiduciary relationship with their clients. As a result of this relationship, employees regularly obtain access to confidential client information. RadiantESG Global Investors LLC ("RadiantESG" or the "Firm") employees are prohibited from disclosing confidential client information to any person without the express written consent of the client.

In addition, RadiantESG will restrict access to clients' non-personal financial information to those employees who need to know such information in order to provide products or services to clients. RadiantESG will maintain physical, electronic, and procedural safeguards that comply with federal standards to safeguard each client's personal financial information. If received, hard copies of client personal financial information will be maintained in RadiantESG's central files and, in the back-up files maintained pursuant to RadiantESG's Business Continuity Plan (the "BCP"), as provided in the Compliance Manual, and will be secured (locked) after normal business hours. Electronic access to client personal financial information will be restricted to the person(s) responsible for handling the account through RadiantESG's local area network (LAN) and pursuant to the BCP. Electronic LAN access and BCP access will also be available to such person(s) supervisor(s) and the CCO.

Misuse of confidential information may result in civil or criminal liability, or in sanctions or penalties against RadiantESG, and/or the individual responsible for misusing such information.

#### Regulation S-P

Regulation S-P requires RadiantESG to make disclosures to, and to safeguard information that it collects from its individual clients. Regulation S-P also requires RadiantESG to adopt policies and procedures reasonably designed to (i) ensure the confidentiality of client records and information; (ii) protect against any anticipated threats or hazards to the security of client records and information; and (iii) protect against unauthorized access or use of client records or information that could result in "substantial harm or inconvenience" to any client. The privacy provisions of Regulation S-P will apply to information that is "nonpublic personal information." Although Regulation S-P does not apply to clients that are not individuals, such as pooled investment vehicles, RadiantESG may be subject to substantially similar privacy rules adopted by the Federal Trade Commission with regard to such pooled investment vehicles.

## 1. Nonpublic Information

Under Regulation S-P, nonpublic information includes "personally identifiable financial information" and any list, description, or grouping that is derived from personally identifiable financial information. Regulation S-P "does not apply to information about companies or about individuals who obtain financial products or services primarily for business, commercial or agricultural purposes."

Personal identifiable financial information is defined to include three (3) categories of information:

## (a) Information Supplied by Client

Any information that is provided by a client or prospective client to RadiantESG in order to obtain a financial product or service. This would include information or material given to RadiantESG when entering into an investment advisory agreement.

# (b) <u>Information Resulting from Transaction</u>

Any information that results from a transaction with the client or any services performed for the client. This category would include information about account balances, securities positions, or financial products purchased or sold through a broker-dealer.

#### (c) Information Obtained in Providing Products or Services

Any information obtained by RadiantESG from a consumer report or other outside source which is used by RadiantESG to verify information that a client or prospective client has given on an application for advisory services.

### 2. Regulation S-P Requirements

- (a) Under Regulation S-P, RadiantESG is required to:
  - (i) Adopt policies and procedures to safeguard customer information;
  - (ii) Issue an initial and annual privacy notice; and
  - (iii) Issue an opt-out notice if RadiantESG shares information with non-affiliated third parties.
- (b) Regulation S-P requires disclosure of the types of nonpublic personal information RadiantESG collects and whether it shares information with affiliates or non-affiliates. Specifically, RadiantESG's privacy notices must contain the information listed below, unless the disclosure does not apply to RadiantESG's practices

- (i) Categories of nonpublic information collected;
- (ii) Categories of nonpublic personal information disclosed, if applicable;
- (iii) Categories of affiliates and non-affiliated third parties to whom information is disclosed; and
- (iv) Categories of nonpublic personal information disclosed about former customers and the categories to whom the information is disclosed.

## **Delivery of Initial Privacy Notice**

On or before (i) an individual person's execution of an investment advisory agreement with RadiantESG, (for a separate advisory account, by way of example and not limitation), or (ii) an investor's investment in the Private Funds, is accepted, RadiantESG shall provide such individual advisory client or investor with an initial notice of the privacy policies and procedures of RadiantESG and/or of the Private Funds, as the case may be.

### **Delivery of Annual Privacy Notice**

RadiantESG shall provide its individual investment advisory clients and investors with an annual notice of the privacy policies and procedures of RadiantESG and/or the RadiantESG Private Funds, as the case may be.