Armada Wealth Management



Privacy Policy

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Background

As an Australian Financial Services Licensee (AFSL) and a holder of personal information about our clients, it is our objective to ensure that Armada Wealth Management Pty Ltd (Armada Wealth Management) and its representatives comply with all relevant aspects of the Australian Privacy Principles (APPs), as set out in the Privacy Amendment (Enhancing Privacy Protection) Act 2012.

The APPs require Armada Wealth Management to take reasonable steps to protect the personal information it holds from misuse, interference and loss, as well as unauthorised access, modification or disclosure under APP11 – Security of Personal Information.

Licensees who trade in personal information have additional obligations under the remaining APPs. All Licensees holding personal information are expected to implement a Privacy Policy in compliance with the APPs.

Adherence to the Armada Wealth Management Privacy Policy is expected and will be monitored to ensure that personal information is secured adequately and breaches, both suspected and actual, are treated appropriately as per the guidelines set by the Office of the Australian Information Commissioner (OAIC).

Purpose

This Privacy Policy discloses how the personal information you provide to us (and our representatives) is collected, used, held, disclosed and disseminated.

As a Licensee, Armada Wealth Management ensures that there are adequate resources in place to develop, implement and maintain the privacy program and response plan. All representatives of Armada Wealth Management are aware of the privacy program and are encouraged to identify privacy issues and notify directly to Armada Wealth Management.

Armada Wealth Management is required to meet legislative and regulatory requirements. The information that we seek to collect about you will depend on the products or services that we provide. If you provide inaccurate or incomplete information, we may not be able to provide you with the services you requested.

We encourage you to check our website regularly for any updates to our Privacy Policy.

Why do we need a Privacy Policy?

The Office of the Australian Information Commissioner (OAIC)'s focus of the Privacy Act and obligations is to increase protection levels and keep individual's personal information more secure. It's the responsibility of APP entities to secure and protect the personal information they hold and prevent breaches from occurring.

The Notifiable Data Breach (NDB) Scheme provides a framework that requires businesses to respond swiftly and with transparency to mitigate the damage potentially caused by a breach.

This ultimately gives consumers more confidence that their personal information is being appropriately safeguarded and that they will be made aware if their information is compromised.

Armada Wealth Management's Commitment to Privacy for our Clients

Armada Wealth Management is committed to providing the highest levels of client service.

Armada Wealth Management recognises that privacy is important to everybody. As such, the organisation is committed to providing a privacy program that ensures the correct management of personal information, identification of breaches or suspected breaches of the Policy and utilising the breach Response Plan to ensure we can respond quickly to suspected data breaches, and take appropriate steps as required under the NDB Scheme.

What are the Australian Privacy Principles (APP)?

- 1. Open and transparent management of personal information
- 2. Anonymity and pseudonymity
- 3. Collection of solicited personal information
- 4. Dealing with unsolicited personal information
- 5. Notification of the collection of personal information
- 6. Use or disclosure of personal information
- 7. Direct Marketing
- 8. Cross-border disclosure of personal information
- 9. Adoption, use or disclosure of government related identifiers
- 10. Quality of personal information
- 11. Security of personal information
- 12. Access to personal information
- 13. Correction of personal information

Armada Wealth Management as an organisation has ensured that its privacy program embraces the principles established by the APPs under the Privacy Act.

Your Personal Information

What Armada Wealth Management may collect:

When you apply for our products or services, we may ask for identification information. This could include your name, address, contact details and date of birth. We may also collect your tax file number if we are authorised to collect it, and if you choose to supply it.

Some of the information we collect is to ensure that we can meet other legislative requirements such as the Anti-Money Laundering and Counter-Terrorism Financing Act 2006.

How Armada Wealth Management collects Personal Information: We collect personal information directly from you and, if authorised by you, from third parties also. You have a right to refuse authorisation for us to collect information from a third party.

How Armada Wealth Management uses your Personal Information: Primarily, your personal information is used to provide you with products or services. We may also use the information that is related to the primary purpose, and it is reasonable for you to expect that information to be disclosed to assist us in providing you with the service.

Occasionally, we may provide you with direct marketing material. This will include articles and newsletters that may be of interest to you. We may only use sensitive information about you for direct marketing once we have received your consent.

Armada Wealth Management maintains records of the source of the personal information used for direct marketing and you have the right to request these details. We will endeavour to meet your request within two (2) weeks.

In compliance with the Anti-Hawking legislation, we maintain a register for those individuals not wanting to receive direct marketing materials.

When Armada Wealth Management can disclose your information: In line with the business practices of many financial institutions, and to meet your specific needs, we may disclose your personal information to the following organisations:

- superannuation fund trustees, insurance providers, fund managers and other product providers in order to manage or administer your product or service,
- o compliance consultants,
- o temporary staff to handle workloads during peak periods,
- mailing houses and email marketing service providers,
- your professional advisers, including your solicitor or accountant as authorised by you,
- o information technology service providers,
- Government and regulatory authorities, as required or authorised by law,
- another authorised representative of Armada Wealth Management, if necessary,
- a potential purchaser/organisation involved in the proposed sale of Armada Wealth Management's business for the purpose of due diligence, corporate re-organisation and transfer of all or part of the assets of the business. Disclosure will be made in confidence, and it will be a condition of that disclosure that no personal information will be used or disclosed by them,
- a new owner of the business that will require the transfer of your personal information.

Armada Wealth Management's employees and the outsourcing companies/ contractors are obliged to respect the confidentiality of any personal information held by Armada Wealth Management.

The Corporations Act has provided the Australian Securities and Investments Commission (ASIC) with the authority to inspect certain personal information that is kept on Armada Wealth Management's files about you.

Armada Wealth Management takes its obligations to protect your information seriously, this includes if/when Armada Wealth Management operates throughout Australia and overseas, as part of its operations. Some uses and disclosures of your information may occur outside your State or Territory and/or outside of Australia. In some circumstances we may need to obtain your consent before disclosure of your information outside Australia occurs.

How Armada Wealth Management stores and secures your Personal Information: Armada Wealth Management keeps your personal information in your client files and electronically. These files are accessible to authorised personnel only and are appropriately secured and subject to confidentiality requirements.

Personal information will be treated as confidential information and sensitive information will be treated highly confidential.

It is a legislative requirement that Armada Wealth Management keeps all personal information and records related to a provided service for a period of at least seven (7) years. Should you cease to be our client, we will maintain your personal information on or off site in a secure manner for at least seven (7) years after you cease to be a client.

Do we share or send personal information to overseas recipients?

Some of the entities we use to store and send your personal information to may be located in or operate in countries outside of Australia. We take reasonable steps to ensure the overseas entity protects your information against unauthorised access or loss. This includes conducting due diligence and entering into contracts with these overseas providers. When we entrust your personal information to overseas recipients, we ensure they have reasonable data handling and security arrangements in place, and we periodically review our arrangements with these entities.

We engage and transact with entities based in the United States of America, New Zealand, India, Singapore, the Philippines, the United Kingdom, Switzerland, Germany, France, and other EU countries.

Ensuring your Personal Information is correct:

Armada Wealth Management takes all reasonable precautions to ensure that the personal information collected, used and disclosed is accurate, complete and up to date. To ensure that we can maintain this level of accuracy and completeness it is recommended that, as soon as possible, you:

- o Inform us of any errors in your personal information, and
- Update us with any changes to your personal information.

Receiving Unsolicited Information:

Armada Wealth Management does not usually collect unsolicited personal information. Where we received unsolicited personal information, it will be determined whether it would have been permissible to collect this information if it had been solicited.

If Armada Wealth Management determines that collection would not have been permissible, to the extent permitted by law, the personal information will be appropriately destroyed or deidentified as soon as practicable.

Accessing your own Personal Information:

You have a right to access your personal information, subject to certain exceptions allowed by law. We ask that you provide a request in writing (for security purposes) and we will provide you with access to that personal information. Access to the requested personal information may include:

- Providing you with copies,
- o Providing you with the opportunity for inspection, or
- o Providing you with a summary.

If charges are applicable in providing access to you, these charges will be disclosed to you prior to providing the information. Some exceptions exist where Armada Wealth Management will not provide you with access to your personal information, these include if:

- Providing access would pose a serious threat to the life or health of a person,
- Providing access would have an unreasonable impact on the privacy of others,
- The request for access is frivolous or vexatious,
- The information is related to existing or anticipated legal proceedings between Armada Wealth Management and a client and would not be discoverable in those proceedings,
- Providing access would reveal Armada Wealth
 Management's intentions in relations to negotiations with
 you in such a way as to prejudice those negotiations,
- Providing access would be unlawful,

- Denying access is required or authorised by or under law, and
- Providing access would be likely to prejudice certain operations by, or on behalf of, an enforcement body or an enforcement body requests that access not be provided on the grounds of national security.

Should we refuse you access to your personal information, a written explanation for that refusal will be provided.

Using Government Identifiers

In certain circumstances Armada Wealth Management is required to collect Government identifiers such as your tax file number (TFN), Medicare number or pension card number. Armada Wealth Management does not use or disclose this information other than when required or authorised by law or unless you have voluntarily consented to disclose this information to any third party.

Dealing with Armada Wealth Management Anonymously

You can deal with us anonymously or by using a pseudonym where it is lawful and practicable to do so, for example when telephoning to request publicly accessible information such as our postal address or operating hours.

It would not be lawful to access our products or services anonymously or by using a pseudonym.

Your Sensitive Information

Without your consent Armada Wealth Management will not collect information about you that reveals your racial or ethnic origin, political opinions, religious or philosophical beliefs or affiliations, memberships of professional or trade associations, membership of a trade union, details of health, disability, sexual orientation or criminal record.

This is subject to some exception, including if collection is required by law or when the information is necessary for the establishment, exercise or defence of a legal claim.

Armada Wealth Management's Website

Armada Wealth Management's website may provide links to third party websites. If you disclose personal information to these third-party sites, the use of your information by these third-parties is not within Armada Wealth Management's control and Armada Wealth Management cannot accept responsibility for the conduct of these organisations. Other websites are not subject to Armada Wealth Management's privacy standards. You will need to contact or review those websites directly to ascertain their privacy policies.

You may register on Armada Wealth Management's website to receive newsletters and other information, and by doing so, your name and email address will be collected and stored on Armada Wealth Management's database. We will take care to ensure that the personal information you provide on our website is protected by having electronic security systems in place, including the use of firewalls and data encryption.

If you do not wish to receive any further information from Armada Wealth Management, or you wish to update your registration details, please email your request directly to us. We will endeavour to meet your request within five (5) business days.

Our website utilises cookies to provide you with a better user experience. Cookies also allow Armada Wealth Management to identify your browser while you are using the site – the cookies do not identify you personally. If you do not wish to receive cookies, you can instruct your web browser to refuse these cookies.

Spam Policy

Spam is a generic term used to describe electronic 'junk mail' – unwanted messages sent to a person's email account or mobile phone. In Australia, spam is defined as "unsolicited commercial electronic messages".

Electronic messaging covers emails, instant messaging (IM), SMS and other mobile phone messaging, but it does not cover normal voice-to-voice communications by telephone.

Armada Wealth Management complies with the provisions of the Spam Act 2003 when sending commercial electronic messages. In addition, Armada Wealth Management is also bound by their own internal Anti-Hawking Policy.

The Spam Act 2003 specifies that the person's consent has been withdrawn within five (5) working days from the date that an 'unsubscribe' request was sent (in the case of electronic unsubscribe messages) or delivered (in the case of unsubscribe messages sent by post or other means).

Armada Wealth Management follows the following steps when using electronic messaging:

- 1. <u>Consent</u> only commercial electronic messages are sent with the addressee's consent, either inferred or expressed consent.
- 2. <u>Identify</u> electronic messages will include clear and accurate information about the person and the Armada Wealth Management contact that is responsible for sending the commercial electronic message.
- Unsubscribe Armada Wealth Management ensures that a functional unsubscribe facility is included in all its commercial electronic messages and deals with unsubscribe requests promptly.

Commercial Communications with a Forwarding Facility (Viral Messages)

Armada Wealth Management ensures that Commercial Communications that include a Forwarding Facility comply with the law by containing a clear recommendation. This recommendation is that the Recipient should only forward the Commercial Communication to persons with whom they have a relationship, and where that relationship means that the person could be said to have consented to receiving Commercial Communications.

Complying with the Age Sensitive Content of Commercial Communication

Where content of a Commercial Communication seeks to promote or inspire interaction with a product, service or event that is age sensitive, Armada Wealth Management takes reasonable steps to ensure that such content is sent to Recipients who are legally entitles to use or participate in the product, service or event.

Related Laws and Regulations

There may be times when other legislation or obligations override the obligation in the Privacy Act 1988 and the Privacy Amendment (Enhancing Privacy Protection) Act 2012. These include, but are not limited to:

- The Anti-Money Laundering and Counter-Terrorism Financing Act 2006 (AML/CTF Act), where Armada Wealth Management is required to report to suspicious matters and large money transactions AUSTRAC.
- Regulatory Guide 78 Breach reporting by AFS licensees, where Licensees are required to report any breach or potential breach to ASIC
- Mandatory reporting requirements during a Disaster Recovery event or in the event of a Cyber breach as detailed in the Corporations Act 2001
- Requirement with regards to ATO requests

Privacy Complaints Process

Clients may contact Armada Wealth Management's Privacy Officer if you wish to complain about any breach or potential breach of your privacy rights. Your complaint will be responded to within seven (7) days. Armada Wealth Management's Privacy Officer will investigate the issue and determine steps to undertake to resolve your complaint.

Armada Wealth Management's Privacy Officer will contact you if any additional information is required from you and will notify you in writing of the determination.

Armada Wealth Management Privacy Officer: Jacqui Stewart

Address: 18 Sangiorgio Court, Osborne Park, WA 6017

Telephone Number: (08) 6165-4070

Email: <u>support@grcessentials.com.au</u>

If you are not satisfied with the outcome of your complaint, you are entitled to contact the Office of the Australian Information Commissioner.

Office of the Australian Information Commissioner GPO Box 5288, Sydney NSW 1300 363 992 www.oaic.gov.au

Related Policies, Risks and Controls Breach and Incident Reporting Record Keeping Policy

Consultation processes

This policy shall be updated, reviewed or further developed in consultation with the stakeholders of the organisation.

Responsible Persons

Compliance Committee Members:	Neil Hancy, Mike Berry, Carla Douglas, Jacqui Stewart	
Responsible Manager/s	Neil Hancy, Mike Berry	
Privacy Officer /s	Carla Douglas	
Compliance Manager/s	Jacqui Stewart	

Approvals

This policy is approved for use by the Compliance Committee and takes effect immediately.

Review History

Date	Reviewed By	Changes/Comments
July 2024	GRC Essentials	Additional section covering personal information shared or send to oversee recipients. Minor wording changes and inclusion.
July 2023	GRC Essentials	No changes recommended
January 2022	GRC Essentials	New Policy Set