

GLOBAL SURVEY OF ESG REGULATIONS FOR ASSET MANAGERS

ESG AND THE SUSTAINABLE ECONOMY HANDBOOK

Date: April 2024

By: Lance C. Dial, Keri E. Riemer, Edward M. Bennett, Jim Bulling, Lisa Lautier, Ke Jia Lim, Michelle Lloyd, Michelle Moran, Philip J. Morgan, Adam M. Paschalidis, Áine Ní Riain, Dr. Philipp Riedl, Yuki Sako, Sook Young Yeu

Investment advisers offering funds in more than one country are accustomed to adapting to different regulatory requirements. However, the challenges presented by the global regulation of environmental, social, and governance (ESG) investing strategies are presenting a particularly arduous burden. Not only do investor demands differ among countries, but the regulators and other controlling bodies have imposed, or proposed to impose, different requirements that will impact approaches to investing fund assets, disclosures, and marketing, even with respect to the same strategies.

In the latest chapter of the [ESG and the Sustainable Economy Handbook](#), our lawyers—located in the Americas (the United States), Asia (Hong Kong, Japan, and Singapore), Australia, and Europe (the United Kingdom and the European Union, including Ireland and Luxembourg)—provide an overview of their regional regulation by responding to the same eight questions regarding the existing ESG-related rules and other ESG developments impacting the investment management industry.

To access the new chapter, click [here](#).

KEY CONTACTS



LANCE C. DIAL
PARTNER

BOSTON
+1.617.261.3241
LANCE.DIAL@KLGATES.COM



KERI E. RIEMER
OF COUNSEL

NEW YORK
+1.212.536.4809
KERI.RIEMER@KLGATES.COM

This publication/newsletter is for informational purposes and does not contain or convey legal advice. The information herein should not be used or relied upon in regard to any particular facts or circumstances without first consulting a lawyer. Any views expressed herein are those of the author(s) and not necessarily those of the law firm's clients.

