## **SKRC**

## COMPLIANCE WEEKLY A Publication of Seward & Kissel Regulatory Compliance

## JULY 25, 2023

SKRC Compliance Weekly is a weekly reminder of certain regulatory obligations that may apply to an SEC-registered investment adviser and CFTC-registered commodity pool operator and commodity trading advisor with a December 31 fiscal year-end that advises one or more private funds.

Obligation	Comment
Quarterly Transaction Reports (due 7/30/2023).	Advisers Act Rule 204A-1 requires "access persons" of a registered adviser to submit a transaction report to the chief compliance officer covering all transactions during the previous quarter no later than 30 days after the end of each calendar quarter.
Periodic Report for CPOs (due 7/30/2023).	CPOs are required to distribute a periodic report of their account statements within 30 calendar days of each month end. Note, however, that CPOs relying on an exemption under CFTC Rule 4.7 or Rule 4.12(b) are only required to distribute a periodic report of their account statements within 30 days of each quarter end.
Form BE-185 (due 7/30/2023).	Report on "international financial service payments" that must be filed within 30 days of the close of each fiscal quarter by entities that are contacted by the Bureau of Economic Analysis.

If you have any questions regarding the matters covered herein, please contact any of the attorneys listed below.

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