

SMS PRIVACY POLICY

Heaton & Harris LLP never sends unsolicited SMS text messages. We do not share or sell SMS opt-in, or phone numbers for the purpose of SMS. Heaton & Harris LLP will communicate via SMS at the explicit written or verbal request of current clients and potential clients. Personal data (i.e., name, address, telephone number, other personal information disclosed by the client) will not be shared with third-parties, unless explicitly authorized in writing by the client or potential client to provide access and/or advance the goals of their case. All SMS communications shall be confidential and may be subject to attorney-client privilege. Records will be maintained or destroyed in accordance with the applicable rules governing attorney ethics and responsibilities.

SMS TERMS OF SERVICE

Message frequency - Clients and potential clients will receive as many SMS text messages as is necessary to respond to their inquiries, communicate effectively, provide access, and/or advance the goals of their case.

Possible fees - Standard message and data rates may apply.

How to opt-in - Clients and potential clients can communicate their desire to receive SMS communications from Heaton & Harris LLP by submitting a written request via email, online contact form, or by sending Heaton & Harris LLP an SMS message. Note: contact information may be updated in this same manner.

How to opt-out - Clients and potential clients can communicate their desire to stop SMS communications from Heaton & Harris LLP via email, online contact form, or by sending Heaton & Harris LLP an SMS message. They can also text "STOP."