

The Corporate Transparency Act, signed into law on January 1, 2021, expanded anti-money laundering laws and created new reporting requirements for certain companies doing business in the U.S. Beginning in 2024, many small businesses are required to report information about their beneficial owners to the Financial Crimes Enforcement Network (FinCEN) in an effort to create a national database for use by national security and law enforcement agencies to prevent the use of shell companies for criminal activity.

### Who Must File

Both domestic and foreign reporting companies are required to file reports. A company is considered a reporting company if a document was filed with the secretary of state or similar office to create or register the entity. Corporations (including S corporations), LLCs, and other entities formed through the SOS are subject to the reporting requirements. But, because sole proprietorships, trusts, and general partnerships do not require the filing of a formal document with the SOS, they generally are not considered a reporting company and will not have a filing requirement. Foreign companies are required to file reports if they are registered with the SOS or similar office under state law.

# Who Is Exempt

While most companies are going to be required to file, there are some companies that are exempt from reporting. In addition to tax-exempt entities being exempt, large operating companies and inactive entities are also those that qualify for exemption.

A large operating company is considered any entity with **ALL** of the following:

- more than 20 full-time US employees,
- an operating presence at a physical office within the US and,
- greater than \$5,000,000 of US-sourced gross receipts reported on its prior year federal income tax return.

If you meet **ALL** of the above qualifications, you are not subject to the new reporting requirements under the large operating company exemption.

An inactive entity is considered any entity if the entity:

- was in existence on or before January 1, 2020,
- is not engaged in active business,
- is not owned by a foreign person,
- has not experienced any change in ownership in the preceding twelve months,
- has not sent or received any funds in an amount greater than \$1,000, either directly or through any financial account in which the entity or any affiliate had an interest, in the preceding twelve months and,
- does not hold any type of assets, including ownership in another entity.

If you meet **ALL** of the above qualifications, you are not subject to the new reporting requirements under the inactive entity exemption.

## What Information Must be Provided?

Beneficial ownership information (BOI) must be reported for the reporting company's beneficial owners and (for entities formed or registered after 2023) company applicants. BOI includes an individual's full legal name, date of birth, street address and a unique ID number. The unique ID number can be from a non-expired US passport, state driver's license, or other government-issued ID card. If the individual does not have any of those documents, then a non-expired foreign passport can be used. An image of the document showing the unique ID number must also be included with the report.

### **Beneficial Owners**

Two groups of individuals are considered beneficial owners of a reporting company:

- 1. any individual who directly or indirectly owns or controls at least 25% of the ownership interests of the reporting company; or
- 2. any individual who exercises substantial control over the reporting company.

Individuals with substantial control are those with substantial influence over important decisions about a reporting company's business, finances, and structure. Senior officers (president, CFO, general counsel, CEO, COO, and any other officer who performs a similar function) are automatically deemed to have substantial control, as are individuals with the authority to appoint or remove senior officers and board members. There is no requirement that these individuals have actual ownership in the company to be considered a beneficial owner for reporting purposes.

## **Company Applicants**

The company applicant is the person who actually files the document that creates or registers the reporting company (e.g., an attorney). Company applicants must provide the same information that is required of beneficial owners, but only if the reporting company is formed or registered after 2023. Because of the difficulty in tracking down information about company applicants for reporting companies that have been in existence for a number of years, reporting companies formed or registered before 2024 do not have to supply BOI for their company applicants.

## **Important Filing Dates**

For existing reporting companies created or registered before 2024, the initial report is due by January 1, 2025. For reporting companies created or registered in 2024, the initial report is due 90 days after the entity's creation or registration. For reporting companies created or registered after 2024, the initial report is due 30 days after the entity's creation or registration.

If there is a change to previously reported information about the reporting company or its beneficial owners, an updated report must be filed within 30 days of the change. So, it is imperative that your company implements a system to identify reportable changes and file an updated report with FinCEN in a timely manner. The penalties for willfully failing to file both initial and updated reports are steep-\$500 per day that the report is late, up to \$10,000 and imprisonment for up to two years.

## How to File

BOI reports must be filed electronically. Fuller Lowenberg will be providing the BOI Reporting preparation service to our clients and any business required to file, pursuant to a separate engagement letter.

FinCEN's e-filing portal, available at <u>https://boiefiling.fincen.gov/</u>, provides two methods to submit a report: (1) by filling out a web-based version of the form and submitting it online, or (2) by uploading a completed PDF version of the BOI report. The person who submits the BOI report will need to provide their name and email address to FinCEN.

If you have any questions about these new reporting rules and how they affect your business, we would be happy to discuss them with you and provide you with guidance. FinCEN also has a Small Entity Compliance Guide and frequently asked questions to help guide businesses through the reporting requirements. These are available at <u>https://www.fincen.gov/boi/small-business-resources</u>.