

## CTA's Important Update: FinCEN's New BOI Reporting Deadlines

## **ATTORNEYS**

- Arturo J. García-Solá
- Rubén Méndez-Benabe
- Isis Carballo-Irigoyen
- Brian K. Tester
- Camila C. González-Del Toro
- Kristina S. Rodríguez-Evans

## PRACTICE AREAS

Tax

## An McV Corporate & Tax Alert

February 20, 2025

Following the February 18, 2025 decision in *Smith, et al. v. U.S. Department of the Treasury, et al.*, 6:24-cv-00336 (E.D. Tex.), FinCEN has confirmed that the Beneficial Ownership Information (BOI) reporting requirements under the Corporate Transparency Act remain in effect. In light of this, FinCEN has established new BOI reporting deadlines:

- Most reporting companies must file their initial BOI report by March 21, 2025.
- Reporting companies that previously had a later reporting deadline must adhere to that original deadline. For instance, if a company's reporting deadline is in April 2025 due to certain disaster relief extension, the reporting company must adhere to the April deadline.

Given the importance of compliance, reporting companies should promptly review their obligations and prepare for filing to meet the applicable deadline.

The content of this McV Alert has been prepared for information purposes only. It is not intended as, and does not constitute, either legal advice or solicitation of any prospective client. An attorney-client relationship with McConnell Valdés LLC cannot be formed by reading or responding to this McV Alert. Such a relationship may be formed only by express agreement with McConnell Valdés LLC.