

Dear Valued Client,

In 2021 Congress passed the Corporate Transparency Act aimed at reducing money laundering. It is a small business reporting requirement with potential penalties including prison for committing a felony by not reporting. Failing to fill out this form is a potential felony with two years of prison time, plus a potential \$500 daily penalty.

If your business is an existing LLC or corporation, including a single member LLC, you must fill out this form by the end of 2024, and if you start a new business in 2024, you must report within 30 days of formation (*temporarily extended to 90 days by FINCEN*). Reporting is done with a special electronic filing with the Treasury Department's Financial Crimes Enforcement Network (Not the IRS).

Initial Reporting:

- New companies formed after 1/1/2024, within 30 days of formation.
- Existing companies formed before 1/1/2024, by 1/1/2025.

Updates: Within 30 days of change in beneficial ownership, name or address change

Annual reporting: None

The required information includes owners and, for new businesses formed in 2024, the company applicants. To clarify, even if you have set up an LLC just to own a rental property this form is required, and a separate filing and form is required for every single entity, whether an LLC, an S corporation, or a C Corporation. Some exemptions exist, primarily for larger companies and not-for-profit entities.

FINCIN has not yet created a form; however, the following information is what is expected to be required:

For the Company or Entity:

- 1. Full legal name according to the Secretary of State (download a "good standing" report),
- 2. Any trade and "doing business as" names,
- 3. A complete current street address of the principal place of business (a PO Box or the address of a 3^{rd} party agent does not comply with this requirement),
- 4. The state, tribal or foreign jurisdiction of formation,
- 5. The IRS Taxpayer Identification Number.

A change of any of these 5 items at any time must also be reported within 30 days to the Financial Crimes Enforcement Network, including an address or owner change.

For the Owners and Applicants:

For each owner of at least 25% of the entity (directly or indirectly), the reporting must include **for each owner**:

- 1. Legal name and date of birth,
- 2. Address,
- 3. Unique identifying number and the issuing jurisdiction from one of the following documents: (i) a non-expired passport issued to the individual by the United States government, (ii) or a non-expired identification document issued to the individual by a State, local government, or Indian tribe for the purpose of identifying the individual, (iii) or a non-expired driver's license issued to the individual by a State, or (iv) a non-expired passport issued by a foreign government to the individual, if the individual does not possess any of the other documents described, and
- 4. An image of the document from which the unique identifying number (#3 above) was obtained. Additionally, the rule requires that reporting companies created after January 1, 2024, provide the four pieces of information and document image for company applicants.

At the present time there are **NO** extensions available.

Because of the incredible amount of confidential information that must be provided, I strongly emphasize that you do NOT use unknown 3rd party solicitors, because they could use this confidential information to steal your or your company's identity or data.

The American Institute of Certified Public Accountants (AICPA), my governing agency, is advising that providing technical or interpretive advice on the Corporate Transparency Act/BOI reporting may rise to the practice of law. For that reason, I am unable to provide any legal advice or prepare/file this form for you. Some of you will likely be able to handle it on your own. If not, you should contact your attorney for assistance. If you do not have an attorney, I have spoken with a local attorney that is familiar with the reporting requirements. Her contact information is as follows:

Andrea S. Ewan, Attorney-at-Law Ewan Law Office 210 W. High St. Lawrenceburg, IN 47025

Phone: 812-537-1193

Additionally, I have posted the BOI Small Entity Compliance Guide on our website.

Sincerely,

Angela Leasure, CPA

Leasure CPA & Associates, Inc.