

December 30, 2025

CORPORATE TRANSPARENCY ACT REQUIREMENTS HALTED: STAY OF INJUNCTION VACATED

After reinstating the filing deadline for the Corporate Transparency Act (CTA) on December 23, 2024, the Merits Panel of the Fifth Circuit Court of Appeals vacated the Motions Panel's order granting the Motion to Stay the Preliminary Injunction. This means that reporting companies do not need to comply with the CTA's requirements and deadlines. The government's appeal of the Eastern District Court of Texas' preliminary injunction is still under consideration by the Fifth Circuit Court of Appeals and oral argument is scheduled for March 25. However, until further notice from the Court, reporting companies are not required to comply with the CTA and companies may choose to continue reporting or wait until further developments unfold.

JAH Can Help

If you have any questions regarding the reinstated CTA reporting requirements, **contact a member of our Corporate & Non-profit Practice Group** or **watch our CTA explainer video**.

*Please note that the above JAH article does not constitute legal advice nor does it create an attorney-client relationship. Should you be in need of legal services regarding a particular matter, please reach out directly to one of our attorneys. **Click here for our full website disclaimer.***