

CLIENT ALERT

Contractor Gets "Second Bite" When Final Decision Reconsidered

Aug.03.2015

In *LRV Envtl., Inc.* (July 14, 2015), the ASBCA found that "reconsideration" of a CO's final decision resets the 90-day clock for a CDA appeal. The CO had issued a final decision, but subsequently reconsidered a portion of it on its own motion, leading the board to conclude that "the decision was not truly final" prior to the reconsideration and so the contractor's 90-day appeal window ran from the latter decision.

For more information, please contact the professional(s) listed below, or your regular Crowell & Moring contact.

Stephen J. McBrady

Partner – Washington, D.C.

Phone: +1 202.624.2547

Email: smcbrady@crowell.com

Skye Mathieson

Counsel – Washington, D.C.

Phone: +1 202.624.2606

Email: smathieson@crowell.com