

# Contract Requests for Equitable Adjustment, Claims, Disputes (REAs), Termination Settlements, and Appeals

Government-directed changes are part of doing business with federal and state governments, and you must be prepared with a prompt and comprehensive response.

We help you respond to change orders (and recognize constructive changes when they occur) and termination notices to protect your rights to receive fair compensation and contractual schedule relief, if needed. Perform due diligence to ensure good faith, well-documented claims. Navigate the claims and disputes appeal process. Avoid penalties.

We litigate denied claims at the prime contract and subcontract level in every forum, and have deep experience before the Armed Services Board of Contract Appeals (ASBCA), the Civilian Board of Contract Appeals (CBCA), and the U.S. Court of Federal Claims.

Contract terminations present unique changes. We break down obligations and guide you through the steps.

The rules governing contract changes and terminations are complex. We steer you forward.

**Representative experience**

## Practices

Government Contracts

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Successfully appealed a decision of the ASBCA to the U.S. Court of Appeals for the Federal Circuit involving multimillion-dollar claims for a defense contractor.

Obtained a US\$50m+ settlement through mediation after a major aircraft contract was terminated.

Resolved a prime/subcontractor dispute involving two major aerospace contractors and opposing claims exceeding US\$25m per side.

Successfully prosecuted claims under a logistics support contract against the Defense Logistics Agency, including a successful appeal to the Federal Circuit.

Obtained summary judgment at Court of Federal Claims to successfully resolve dispute between major university and U.S. Navy over a license to patented sonar device.

Appealed to ASBCA an award fee clawback claim asserted by DOE against contractor responsible for managing and operating one of DOE's largest & most sensitive sites.

Defeating a subcontractor's claim in federal district court for software licensing fees under a major Internal Revenue Service prime contract.