

BANKRUPTCY WORDS OF WISDOM FOR A POST- PETITION CREDITOR



When your customer files for bankruptcy, it is unsettling to say the least. During this session, attendees will learn about secured status: whether a creditor can file its mechanic's lien after the bankruptcy filing; filling proofs of claims as a secured or unsecured creditor; and when to lift the stay to repossess secured or leased collateral. Discussion also will include the normal course of business relationship with the debtor: when to accept or reject the contract and obtaining critical vendor status. Lastly, the presenter will explain the plan confirmation process: determining whether to join the Committee of Unsecured Creditors; providing input on the plan of reorganization language; how to review monthly operating reports; and when to object or accept the Plan of Reorganization.

Thursday, July 28, 2022

9:00 am - 10:30 AM

In person or Online

Member Cost \$59

Non Member Cost \$79

REGISTER HERE



Mr. Wiley's commercial practice extends to bankruptcies for individual and corporate debtors. He also represents small to mid-size companies in adversary litigation during bankruptcy, and he has significant experience in representing creditors and debtors during post-judgment collection proceedings, including garnishments, turnover actions and post-judgment depositions.

