

Practices

# Bankruptcy and Reorganization

Potential changes to federal monetary policy, including higher interest rates and the tightening of credit, can create significant pressures on financially distressed companies. Practical bankruptcy and reorganization strategies can effectively put struggling businesses on the path to economic recovery while improving outcomes for creditors.

Akerman's Bankruptcy and Reorganization Practice Group serves as a strategic partner to creditors, distressed businesses, court-appointed committees, and various fiduciaries. Our team — which includes lawyers certified in Business Bankruptcy by the American Board of Bankruptcy Certification — has served as bankruptcy counsel in many of the nation's largest bankruptcy filings. Creative and cost-effective, we work closely with clients to resolve financial issues quickly, whether through bankruptcy or out-of-court solutions.

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## Ranked Tier One in the United States in Bankruptcy Litigation

*Best Lawyers*

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We guide clients through Chapter 11 reorganizations, workouts, receiverships, and Chapter 7 liquidations. We have extensive experience handling bankruptcy matters in multiple sectors, including private equity, hedge funds, healthcare, real estate, energy, hospitality, and restaurants.

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## Connect With Us

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## Our Team

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## Related Work

Assignments for the  
Benefit of Creditors  
Bankruptcy Trustees  
and Court Appointed  
Fiduciaries

Buying and Selling  
Assets (Section 363  
Sales)

Chapter 11 Business  
Debtors

Chapter 15 Cross-  
Border Insolvency  
Cases

Commercial Landlord-  
Tenant Bankruptcy

Corporate  
Restructuring and  
Insolvency

Creditors' Committees

## What We Do

- Chapter 11 reorganization for business debtors
- Secured creditors and debtors-in-possession financing
- Bankruptcy trustees representation
- SEC receiverships and Ponzi schemes
- Chapter 15 cross-border insolvency cases
- Commercial landlord-tenant bankruptcy
- Corporate restructuring and insolvency
- Creditors' committee representation
- Buying and selling assets in Section 363 sales
- Distressed M&A transactions
- Preference and fraudulent transfer litigation
- Cryptocurrency and digital asset bankruptcies, workouts, and receiverships

Energy and  
Infrastructure  
Financial Services  
Health and Life  
Sciences  
Preference and  
Fraudulent Transfer  
Litigation  
Secured Creditors and  
Debtor-in-Possession  
Financing