Preference and Fraudulent Transfer Litigation

Akerman represents lenders, creditors, trustees, and other parties, in litigation involving claims of fraudulent transfers of assets, avoidance of transfers under bankruptcy law, fraud, injunctive relief, interference with contract, and other business torts.

We also have significant experience in assisting clients prove the ordinary course of business defenses and new value defenses in response to allegations of preferential transfers, as well as other defenses provided by 11 U.S.C. § 547 (c). With experience in representing committees and trustees in bringing these actions, we understand the motivations and desires of the plaintiffs.

Connect With Us



Andrea S. Hartley

Co-Chair, Bankruptcy and Reorganization Practice Group +1 305 982 5682

Our Team

Related Work

Bankruptcy and Reorganization Bankruptcy Trustees and Court Appointed Fiduciaries Corporate Restructuring and Insolvency Financial Institutions Commercial Litigation Litigation