



Creditors' Rights and Bankruptcy

Krieg DeVault has represented creditors, debtors, and investors in restructurings and insolvency matters throughout the nation. Our primary focus is on creditor representation. We understand fully the perspectives of commercial and institutional lenders regarding loan recoveries and debt restructurings in insolvencies, including cases commenced under Chapters 7, 11, 12, 13, and 15 of the United States Bankruptcy Code. The members of Krieg DeVault's Creditors' Rights and Bankruptcy Practice Group have extensive experience in workouts and insolvencies. This background enables us to offer guidance to both institutional and individual creditors in matters ranging from personal bankruptcies to corporate reorganizations on a national scale. Whether the issue is plan confirmation or preference litigation, workouts or asset recovery, our professionals have the experience necessary to help clients navigate the troubled waters of insolvency and pursue their business goals and objectives in a cost effective manner.

Focus Areas

Loan Workouts

Collection and Foreclosure Actions

Purchasing and Selling Assets of Troubled Companies

Recovery of Collateral for Secured Creditors

Negotiation, Litigation and Documentation in Bankruptcy Cases of Plans of Reorganization

General Creditor Litigation in State and Federal Court

UCC Litigation in State and Federal Court

Defense of Preference and Avoidance Actions

State and Federal Court Receiverships