

Hogan
Lovells

Trump Entertainment: District of Delaware Joins the Debate Regarding Bankruptcy Code Section 1113 Application to Expired Collective Bargaining Agreements

07 November 2014

Business Restructuring and Insolvency Alert

Recently the Bankruptcy Court for the District of Delaware approved the rejection of an expired collective bargaining agreement (CBA), joining an increasingly long list of districts that disagree as to whether section 1113 of the Bankruptcy Code applies to an expired CBA, and if so, whether the Court can permit the debtor to reject an expired CBA under this section.

Read More: Trump Entertainment: District of Delaware Joins the Debate Regarding Bankruptcy Code Section 1113 Application to Expired Collective Bargaining Agreements

Contacts



Robin Keller

Senior Counsel

> [Read the full article online](#)