

# The Debtor (or Its Successor) Has Objected to My Claim – What Do I Need to Do?

## Creditor's Rights Toolkit

### CONTACTS

[David M. Fournier](#) | [Evelyn J. Meltzer](#) | [Kenneth A. Listwak](#) | [Tori Lynn Remington](#)

---

Often, after filing a proof of claim, a creditor can go months or even years, without hearing anything regarding their claim. Then, unexpectedly, the creditor's proof of claim faces an objection, possibly on multiple grounds, with a limited window to respond.

This article will discuss how a claim objection can raise several important strategic considerations for crafting the best response during a bankruptcy case. To access this article and read other insights from our Creditor's Rights Toolkit, [please click here](#).

### RELATED INDUSTRIES + PRACTICES

- [Bankruptcy + Restructuring](#)
- [Debtor + Committee Representations](#)
- [Distressed Mergers + Acquisitions](#)
- [Trade Creditors Representation](#)