

Articles + Publications | October 26, 2023

## What Is Contract Rejection, When Does It Happen, and What are the Consequences?

## **Creditor's Rights Toolkit**

## **CONTACTS**

David M. Fournier | Evelyn J. Meltzer | Kenneth A. Listwak | Tori Lynn Remington | Marcy J. McLaughlin Smith

An executory contract is a contract where both sides have material ongoing obligations, where nonperformance by either side would constitute a breach. If the debtor wants to discontinue the benefits or burdens of such a contract, Section 365 of the Bankruptcy Code allows for the debtor to reject the contract. The nondebtor contract party then holds a rejection claim which must be timely asserted in the bankruptcy case.

This article briefly explains the key issues of contract rejection in 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