



FINANCIAL POISE WEBINAR ONE SHEET FEDERAL EQUITY RECEIVERSHIPS 2022

ABOUT THIS SERIES

Federal equity receiverships are a powerful and increasingly utilized remedy. Yet, it is still not well understood by most bankruptcy professionals or creditors. This series explores the origins of the federal equity receivership, the wide array of situations in which it can be used, and the way it functions in practice. Each episode is delivered in Plain English understandable to business owners and executives without much background in these areas. Yet, each episode is proven to be valuable to seasoned professionals. As with all Financial Poise Webinars, each episode in the series brings you into engaging, sometimes humorous, conversations designed to entertain as it teaches. And, as with all Financial Poise Webinars, each episode in the series is designed to be viewed independently of the other episodes, so that participants will enhance their knowledge of this area whether they attend one, some, or all of the episodes.

As with every Financial Poise Webinar, each episode is delivered in Plain English understandable to investors, business owners, and executives without much background in these areas, yet is also valuable to attorneys, accountants, and other seasoned professionals. And, as with every Financial Poise Webinar, each episode brings you into engaging, sometimes humorous, conversations designed to entertain as it teaches. Each episode in the series is designed to be viewed independently of the other episodes, so that participants will enhance their knowledge of this area whether they attend one, some, or all episodes.

About Episode #1

Federal Equity Receiverships: the Basics

May 10, 2022 at 1:00 PM CST

Historically, equity receiverships trace their origin to English Common Law, where the concepts of chancery jurisdiction and equitable relief were first introduced. Today, federal equity receiverships are used in a wide variety of actions pending in federal district courts. This webinar discusses some of the basic concepts underlying the modern federal equity receivership. Learn about the statutory underpinnings, the role of equity jurisdiction and the manner in which federal equity receivers are appointed.

This webinar is delivered in Plain English, understandable to you even if you do not have a background in the subject. It brings you into an engaging, even sometimes humorous, conversation designed to

entertain as it teaches. And, it is specifically designed to be viewed as a stand-alone webinar, meaning that you do not have to view the other webinars in the series to get a lot out of it.

About Episode #2

Federal Equity Receiverships: The Order Controls

June 7, 2022 at 1:00 PM CST

There are no in-depth statutory guidelines for federal equity receivers, as there are for bankruptcy trustees. Accordingly, the appointment order is the primary source from which a federal equity receiver's powers are derived. This webinar discusses the importance of the appointment order, the timing of the entry of the appointment order, why and when the appointment order should be amended and what can happen when a receiver acts outside the scope of the appointment order.

This webinar is delivered in Plain English, understandable to you even if you do not have a background in the subject. It brings you into an engaging, even sometimes humorous, conversation designed to entertain as it teaches. And, it is specifically designed to be viewed as a stand-alone webinar, meaning that you do not have to view the other webinars in the series to get a lot out of it.

About Episode #3

Federal Equity Receiverships: Recent Trends and Evolving Case Law

July 12, 2022 at 1:00 PM CST

With little statutory guidance available, federal equity receiverships are guided by common law equitable concepts and case law precedent. This webinar discusses evolving trends in federal equity receiverships including alternative distribution models and claw back actions. Learn what a rising tide distribution is and the difference between net losers and net winners in a claw back action.

This webinar is delivered in Plain English, understandable to you even if you do not have a background in the subject. It brings you into an engaging, even sometimes humorous, conversation designed to entertain as it teaches. And, it is specifically designed to be viewed as a stand-alone webinar, meaning that you do not have to view the other webinars in the series to get a lot out of it.