

Insights: Publications

Protecting a Trademark Licensor's Rights In Its Licensee's Bankruptcy Case

Law Journal Newsletters

September 1, 2022

Written by **Alfred S. Lurey**

A recent bankruptcy case from the District of Delaware underscores the need for a trademark licensor to be alert to filings made in its licensee's bankruptcy case that may require prompt action by the licensor to protect its valuable rights under a license agreement. *In re Armstrong Flooring, Inc.*, Chapter 11 Case No. 22-10426 (MFW) (Bankr. D. Del. July 22, 2022).

Related People



Alfred S. Lurey

Senior Counsel

Atlanta, GA

t 404.815.6360

alurey@kilpatricktownsend.com