## **OUR PRACTICE**

## **Health Care Bankruptcy and Distress**

Backed by a nationally ranked health law practice, the Baker Donelson Health Care Bankruptcy and Distress Team has more than 25 professionals with active health care distress experience. Our bankruptcy and creditor and debtor rights practice is ranked nationally in the 2024 *U.S. News – Best Lawyers*® "Best Law Firms" list.

Our team includes professionals in the bankruptcy, health care, real estate, regulatory, litigation and tax arenas. Together, we offer clients the kind of deep experience that's necessary in the midst of a defaulted loan or other financial difficulty. In addition, the team is supported by one of the nation's most recognized health law practice groups.

We oversee all aspects of lender representation in health care defaults, which includes documenting loan modification and restructuring, addressing regulatory and survey issues, addressing intercreditor issues with working capital lender, dealing with reimbursement problems, and resolving various title issues with real estate. We routinely litigate in bankruptcy, receivership, foreclosure and lender liability, in actions involving health care facilities across the country.

We also routinely represent acquirers of distressed health care entities through note purchase, 363 bankruptcy sales, Chapter 11 confirmed plans and orchestrated foreclosure sales.



## Representative Matters

- Counsel for secured lender in connection with \$70+ million in aggregate credit facilities (including bank-held bonds and credit support for bonds) secured by nursing homes located in Maryland, from initial legal review to ongoing monitoring through regular document amendments and interaction with bond counsel, subordinated debt and property management players. Issues involved non-taxability of certain bonds and the effect of modifications, regular covenant negotiations, negotiations with other bond holders, pari passu and otherwise, renewals of letters of credit and extensions of bond expiration dates, periodic issuance of notices, waivers, reservations of rights and other administrative matters.
- Represented secured lender in connection with \$52 million in aggregate credit facilities secured by LTAC and SNF facilities located in Washington, D.C., from initial referral to special assets group through Wilmington, Delaware and Washington, D.C., bankruptcy courts. Issues included unpaid federal tax liens, state tax liens, guarantor and management misconduct, vendor trouble, CMS reimbursement difficulties and related dealings with U.S. Department of Justice, fighting off an attempt to approve a "priming DIP" facility, a transfer of bankruptcy venue, and finally resolution through loan sale.
- Administrative agent and counsel for secured lender in connection with \$58 million letter of credit
  used as credit support for bond issue secured by CCRC campus in Maryland. Guided client from
  initial legal document review through four years of serial workout/forbearance agreements, then
  through negotiation of affiliation agreement with property manager and subsequent resolution. Issues
  included CCRC-specific covenant negotiations, agent-participant negotiations, and relations and
  negotiations with local authorities and subordinated debt holders.
- Represented a secured lender in connection with \$19 million in aggregate credit facilities secured by real estate, accounts receivable, and a "rental pool" of durable medical equipment. Guided the client from initial legal review through nine forbearance agreements and a CRO to the initial stages of

- enforcement of rights and remedies. Issues included a significant False Claims Act qui tam action against the borrower, post-default execution of a business associate agreement to allow the review of accounts receivable records, a requirement for a court order, directing a Medicare Administrative Contractor to issue CMS payments directly to a secured lender, and government offset rights.
- Represented the Official Unsecured Creditors Committee in the bankruptcy of one of the largest
  pediatric dental chains in the United States. Our efforts yielded a nearly 100 percent recovery for
  claimants holding general, unsecured claims as well as a \$45 million settlement on behalf of minors
  treated at many of the clinics prior to the bankruptcy filing. The latter recovery represents the largest
  mass tort settlement in the history of the United States Bankruptcy Court for the Middle District of
  Tennessee.
- Guided a multi-facility, multi-state nursing home owner/operator through its successful reorganization
  under Chapter 11. Our primary representation centered on the resolution of significant governmentinitiated, bet-the-company false claims litigation that precipitated the bankruptcy filing. The Firm's
  representation, and the ensuing claims litigation, resulted in a favorable resolution of these matters as
  well as other tort-based claims during the bankruptcy process, allowing the company to emerge from
  Chapter 11 as a streamlined, profitable business.
- Represented 30 nursing home debtors throughout the United States in their consolidated bankruptcy
  proceeding. Confirmed a plan of reorganization relating to \$35 million in undisputed secured and
  unsecured debt, as well as more than \$50 million of disputed debt. A substantial portion of the
  dispute debt consisted of personal injury claims.
- Represented the largest landlord in the bankruptcy filing of the United States' largest free-standing emergency room operator. Our client owned 50 properties valued at more than \$500 million. We negotiated and secured full assumption of facility matter leases and related agreements, and payment of all cure amounts by the reorganized debtor.
- Counsel for lender holding \$11 million secured by a long-term acute care hospital (LTAC) in Lafayette, Louisiana. Litigated fraudulent conveyance claims against the owners of a reorganization opposition to substantive consolidation and Chapter 11 plan. Negotiated and implemented consensual plan, including lender providing exit financing of \$23 million secured by multiple LTAC hospitals, across the Southeast and Midwest.
- Represented the lender of an \$89 million loan secured by a Continuing Care Retirement Community
  (CCRC) in Fort Lauderdale, Florida. We negotiated various regulatory issues with the State of Florida
  and negotiated a restructure agreement with the borrower that provided for the consensual sale of the
  facility as a going concern. We also analyzed the receivership strategy and coordinated with the
  Office of Insurance Regulations (OIR) restrictions regarding the property.
- Represented the lender of a \$70 million loan secured by ten long term care facilities in Virginia. In order to avoid a Chapter 11 bankruptcy filing, we negotiated the restructure of the loan obligations and loan documents and analyzed potential condemnation issues, Medicare fraud issues and state licensing issues.
- Defended financial institution in Texas bankruptcy court against breach of fiduciary duty claims, and pursued and collected full payoff of \$15 million loan obligation secured by long term care facilities.
- Counsel for a debtor in the Chapter 11 case for Saint Mary Hospital (which was founded in 1864 and operated by the Franciscan Health System in Philadelphia); the hospital property was sold, cleared of asbestos, subdivided, and converted into low-income apartments for seniors and an adult day health care center.
- Represented secured lender on \$12 million loan secured by four long term care facilities in Chapter
  11 bankruptcy pending in Austin, Texas. Litigated cash collateral issues, unauthorized merger of
  subsidiaries into parent, and priority dispute with working capital lender; prepared competing plan of
  reorganization to ensure sale of facilities through bankruptcy auction; negotiated subsequent joint
  plan; auction to secure payment of principal balance; and litigated with guarantor regarding deficiency
  and exemptions.

- Represented secured lender holding \$3.2 million loan secured by long term care facility in Chicago, Illinois. Secured appointment of receiver; litigated guarantor liability; and negotiated sale of property at receiver-led foreclosure sale of assets.
- Represented a lender holding \$11 million secured by a long-term acute care hospital (LTAC) in Lafayette, Louisiana. Litigated fraudulent conveyance claims against owners of reorganization opposition to substantive consolidation and Chapter 11 plan. Negotiated and implemented \$23 million secured by multiple LTAC hospitals, across the Southeast and Midwest.
- Led a team assisting one of the largest creditors in the Adeptus Health bankruptcy in Dallas, Texas.
  As of the petition date, Adeptus operated 99 free-standing emergency rooms in three states, plus four
  full-service hospitals. Our client's investment risk was approximately \$500 million. Our team
  negotiated the full assumption of all of the leases with Adeptus' plan sponsor, who paid our client's
  cure amount in full.
- Counsel for a lender on a \$11.5 million loan secured by a skilled nursing home and rehabilitation center located in St. Petersburg, Florida, where CMS terminated the operator's provider agreement, and the operator sought to keep it in place by filing for bankruptcy. Ensured lender's ongoing payments under a cash collateral order and ultimate payoff of the loan as debtor. Litigated appeals to the 11th Circuit and had the certification denied at the Supreme Court in its effort to confer jurisdiction on the bankruptcy court and remain open.
- Represented lender holding \$30.5 million loan secured by transitional living facility for individuals with traumatic brain injury, including skilled nursing and assisted living components. Pursued recovery of assets through Chapter 11 bankruptcy case, including appointment of Chapter 11 trustee and competing plan of reorganization to sell the business as a going concern.
- Represented note purchase of a \$17.8 million defaulted loan secured by CCRC located in Seattle,
   Washington. Coordinated negotiation with note seller on purchase; restructured loan documents with borrower; and handled governmental approvals to facilitate purchase.