

Bankruptcy Mediation

OVERVIEW

Mediation is a process in which two or more parties meet with a professional mediator to talk about solving a problem. It may be as simple as two neighbors who cannot agree on a land issue. Mediation can be used for any type of conflict. The mediator does not make decisions, but helps the parties find a solution themselves.

Why chose Russ Garrett? Russ is both an attorney and trained mediator with over 35 years of experience handling and litigating Bankruptcy matters. His knowledge of the intricacies of Chapters 7, 11 and 13 is extremely helpful as debtors, creditors or trustees seek best-case outcomes in distressed situations. Russ has practiced Bankruptcy law with the highest code of conduct and standards of ethics. Russ can facilitate the entire meeting for all parties by providing our office space as a neutral third-party location for parties to meet to mediate their dispute. Russ is available to schedule other locations or accommodate any reasonable need for parties.

Russ can help with a wide range of disputes in bankruptcy mediation:

- Disputes or valuation (assets and businesses)
- Disputes over claims in Chapters 7, 11 or 13
- Disputes related to claims over a Violation of the Automatic Stay and Discharge Injunction
- Fair Debt Collection Practice Act violations
- Disputes over avoidable transfer litigation, including fraudulent, preferential or unauthorized transfers
- Disputes related to breaches of fiduciary duty
- Partnership disputes
- Disputes over contracts, leases, supply agreements
- Professional fee disputes
- General reorganization disputes
- Landowner issues including easements and adverse possession

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