

# The Ever-Expanding Universe of Bankruptcy Code Section 546(e)

NOVEMBER 7, 2013

Winston & Strawn hosted an eLunch titled “The Ever-Expanding Universe of Bankruptcy Code Section 546(e)” on Thursday, November 7, 2013 at 12:15 – 1:30 p.m. (Central).

Section 546(e) of the U.S. Bankruptcy Code has expanded to the point that every bankruptcy, corporate finance, and M&A practitioner now needs to be intimately familiar with it. Several recent court decisions have confirmed and expanded the scope of Section 546(e) so that virtually any transaction now has the potential of being substantially immunized from any constructive fraudulent conveyance and preference exposure.

Winston & Strawn partner [David Neier](#) presented this up-to-date, interactive webinar that examined the implications for Section 546(e) of the Bankruptcy Code and reviewed recent cases that have affected the reach of this code.

The presentation focused on:

- Transactions protected by the safe harbor of Bankruptcy Code Section 546(e)
- Recent cases that have affected the scope of Bankruptcy Code Section 546(e)

[Contact Winston & Strawn for more information about this eLunch.](#)

1 Min Read

## Related Locations

New York

## Related Capabilities

Transactions

Financial Services

