A PRIMER ON

THE SMALL BUSINESS REORGANIZATION ACT OF 2019

by:

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Introduction

- Effective February 19, 2020
- Designed for economy and speed
- Subchapter V only applies if the small business debtor *elects* to be governed by the provisions of subchapter V
- CARES Act broadens eligibility to \$7.5mil in debt

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The Big 7

- Elimination of creditor sponsored plans;
- Elimination, for the most part, of a creditor's committee in all small business cases including those that proceed under subchapter V;
- Elimination of the Absolute Priority Rule;
- Ability of a Debtor to modify a non-purchase money security interest or mortgage in a residence used in connection with a Debtor's business;
- Confirmation of a Plan can be obtained without the support of any class of claims, so long as the plan meets certain requirements;
- The serial filer no-automatic-stay provision of § 362(n) does not apply;
- Subchapter Trustee fees instead of U.S. Trustee fees.

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Eligibility The "small business case"

- A § 101(51C) "small business case" is the statutory trigger for mandatory application of the BAPCPA small business reorganization provisions which remain in place.
- (51C) The term "small business case" means a case filed under chapter 11 of this title in which the debtor is a small business debtor and has not elected that subchapter V of chapter 11 of this title shall apply.
- Under the SBRA, however, a § 101(51D) "small business debtor" can *opt out* of the BAPCPA regime by electing for the case to proceed as a Subchapter V case.

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Eligibility The "small business debtor" (CARES Act Amendments)

The provisions of subchapter V apply in cases in which a small business debtor elects them. The operative statutory provision is new § 103(i). As amended by the CARES Act, it provides:

Subchapter V of chapter 11 of this title applies only in a case under chapter 11 in which a **debtor** (as defined in section 1182) elects that subchapter V of title 11 shall apply.

SBRA inserted new subsection (i) in § 103 and renumbered existing subsections (i) through (k) as (j) through (l). Before enactment of the CARES Act, new § 103(i) provided:

Subchapter V of chapter 11 of this title applies only in a case under chapter 11 in which a **small business debtor** elects that subchapter V of title 11 shall apply.

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Eligibility The "small business debtor"

SBRA added new § 1182, which defined "debtor" in subsection (1) as meaning a "small business debtor," a term defined in § 101(51D).

SBRA also revised the § 101(51D) definition of "small business debtor."

The CARES Act amended § 1182(1) so that its definition of "debtor" is the same as the definition of "small business debtor" in revised §101(51D), (excluding public companies), except that the amount of the debt limit is increased to \$ 7.5 million. The debt limit in revised § 101(51D) is unchanged.

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