

**RECURRENT AND DEVELOPING ISSUES ENCOUNTERED IN  
SALES PURSUANT TO SECTION 363  
OF THE BANKRUPTCY CODE**

*Presented by:*

ERIC TAUBE, Austin  
Hohman Taube & Summers

*Written by:*

**JOSEPH J. WIELEBINSKI**  
Munsch Hardt Kopf & Harr, P.C.

**TIMOTHY A. MILLION**  
Munsch Hardt Kopf & Harr, P.C.

State Bar of Texas  
**4<sup>th</sup> ANNUAL**  
**ADVANCED REAL ESTATE STRATEGIES COURSE**  
October 21 - 22, 2010  
Fredericksburg

**CHAPTER 1.19**

## TABLE OF CONTENTS

I. INTRODUCTION .....	1
II. <i>SUB ROSA</i> PLANS .....	1
A. What Does a <i>Sub Rosa</i> Plan Really Mean?.....	1
B. Post-Braniff, Lionel, and Abbotts Dairies World.....	2
C. Section 363 Sales Involving Non-Estate Assets.....	3
D. Where Are We Now?.....	3
III. DISQUALIFICATION OF WINNING BIDDER: SECTION 363'S SWORD AND SHIELD APPROACH.....	3
A. Section 363(n) – The Trustee's Sword.....	3
B. Enforcement and Recovery .....	5
C. Section 363(m) – The Winning Bidder's Shield .....	5
1. What is Good Faith? .....	5
2. A Bad Faith Example.....	6
IV. PRECISION INDUSTRIES, INC. V. QUALITECH STEEL SBQ, LLC.....	7
A. The Conflict.....	7
B. In Limited Decisional Authority, The Courts Disagree.....	8
1. Lessees' Interests Prevail .....	8
2. Buyers' Interests Prevail .....	8
C. The <i>Qualitech</i> Court Sides With Buyers.....	9
D. Reaction To <i>Qualitech</i> .....	10
E. So Who Wins? .....	12
V. CREDIT BIDDING.....	12
A. Section 363(k) .....	12
1. Ability to Credit Bid.....	12
2. Limitations on Credit Bidding.....	13
3. Allowance of Credit Bidding – At Times an Unpopular Result.....	13
B. Case Law Developments With Regard to Credit Bidding.....	14
1. Winning Credit Bidder Required to Pay Fees Associated with Auction .....	14
2. Secured Creditor Forfeited Rights in Insurance Proceeds as a Result of Credit Bid .....	14
3. Attorney's Lien for Unpaid Legal Services Valid for Credit Bidding Purposes .....	14
4. Secured Creditor not Allowed to Credit Bid on Sale of Debtor's Equity Interest.....	15
5. Trustee's Attempt to Deny Credit Bidding Pursuant to Bid Procedures .....	15
6. Miscellaneous Cases .....	15
VI. CONSUMER PRIVACY ISSUES.....	16
A. Consumer Privacy Ombudsman.....	16
B. Patient Care Ombudsman .....	16
VII. DISGRUNTLED BIDDERS – “IT AIN’T OVER TIL THE BLACK ROBE SIGNS” .....	18
A. BID PROCEDURES .....	18
B. UPSET BIDS .....	19
1. Standing .....	19
2. Reasonable Expectations.....	19
3. Ultimately Courts Are Likely to Entertain Upset Bids .....	21
VIII. CONCLUSION .....	21