

Can a Debtor Appeal Confirmation of its own Plan?

A ruling in the 8th U.S. Circuit Court of Appeals illustrates that at bankruptcy plan confirmation, debtors need to create a record for potential appeals, including those that it may ultimately want to bring, writes **Brenda Funk** is an Associate at **Weil Gotshal & Manges, LLP** in Houston.

In her article, published on the firm's **Bankruptcy Blog**, describes *In re O&S Trucking* as a straight-forward map on how to preserve objections as issues for appeal in the Eighth Circuit.

Read the article.