

Manufacturing

Barclay Damon's attorneys partner with manufacturers in a wide array of industries to provide comprehensive legal support and counsel grounded in a deep understanding of the business goals of our clients. We have generations of experience advising and representing manufacturers on matters involving business formation, operations, acquisitions and dispositions, facility expansion, supply-chain issues, succession planning, regulatory compliance, research and development, and tangible- and intangible-asset protection. Our bench of skilled litigators work hand in glove with our business attorneys to provide focused, efficient representation when disputes with regulators, law-enforcement officials, customers, competitors, and vendors arise.

Our experience in manufacturing-related matters includes:

- Automotive products and related electronic devices
- Custom-made industrial parts and components
- Energy-industry components, including manufacturing related to the oil, gas, hydropower, wind, and solar-energy fields
- Fluid-power industry components
- Food and beverage products, including equipment and consumables
- Gaming and entertainment equipment
- HVAC equipment
- Hydraulic presses
- Lighting
- Marine-transport and shipping components
- Medical products and devices, including medical equipment components

Representative Experience

- Represented a national lighting manufacturer and supplier in connection with the substantive revising of its terms and conditions of sale.
- Successfully obtained summary judgment dismissal of the action with prejudice. After the client, a distributor of automotive products and solvents, made a prima facie showing of entitlement to summary judgment based on indemnity agreements and pass-through liability theory of defense, the plaintiff failed to demonstrate that the client had any independent liability for which it was not entitled to indemnification from the product manufacturer(s).
- Represented a client in disability and family status discrimination claims filed by a former employee before the New York State Division of Human Rights, who found no probable cause that the client engaged in or is engaging in discrimination.