

Litigation

DLG attorneys have experience in commercial litigation ranging from representing large national corporations to small businesses and individuals; no situation is too large or too small for the DLG litigation team. We advocate zealously yet efficiently for our clients by evaluating every aspect of a case for an opportunity to attain the best possible outcome. While larger firms may throw a handful of attorneys on a case, the DLG team prefers to stay small and gain its advantage by becoming thoroughly knowledgeable about the case and staying focused on moving it along to conclusion without unnecessarily running up costs.

With that said, DLG's attorneys also recognize that litigation is neither the only nor usually the best means of resolving a legal dispute. Methods of alternative dispute resolution—e.g., mediation—are never rejected as options. DLG's litigation team does early case assessment and analysis in order to thoroughly explore the scope of available strategies that can be pursued to accomplish the most efficient and effective result in each case.

When litigation cannot be avoided, DLG's litigation team will be ready to take a case to trial because of its ability to thoroughly understand the issues, clearly communicate complex concepts to judges and juries, and persuasively present facts and argue the law.

We welcome the opportunity to counsel and guide you through the commercial litigation maze.

DelCotto Law Group PLLC was founded in 2003 as a firm dedicated to the practice of bankruptcy. Our focused experience has taught us that every situation is different and that not every client needs to file bankruptcy. In those situations, our attorneys work to settle clients' debt and negotiate with creditors outside of bankruptcy.

Contact us today.



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DEL COTTO LAW GROUP PLLC

Providing legal knowledge
businesses need.

www.dlgfirm.com

Advice you need

Business owners invest not only their money, but their sweat, passion and expertise in their companies. When factors in or outside of the business put it at risk, you will do what it takes to keep the business successful. We can help. Contacting us soon after financial distress appears improves chances for restructuring or sale without the need to file bankruptcy.



We can help.

Our attorneys and paraprofessionals have years of varied experience in the world of debtor/creditor relations. We can quickly analyze the situation, generate and discuss options with you, then move to implement a strategy focused on accomplishing your goals. Our attorneys will help you gather the information you need to make informed decisions. Whether that means winding down, reorganizing or selling the business, we understand and appreciate the stresses associated with businesses in distress, and offer empathy and insights.

Why DLG?

We are “hands on.” You deal directly with our attorneys and staff, not someone “standing in.” We are thorough, but efficient. We streamline our process to keep legal fees down, but make sure we have considered and discussed all the options with you. Our members have been regularly recognized by Best Lawyers and Super Lawyers as leaders in our field.

Why wait?

Don't let embarrassment or fear stop you from consulting with an attorney about exploring bankruptcy as one of your company's options. A consultation is not admitting defeat but is a courageous and proactive step towards shaping your future.



Chapter 7 Liquidation

Under Chapter 7, a company ceases its operations. A trustee is appointed to liquidate all the company's assets, and uses the proceeds to pay the administrative expenses of the bankruptcy estate and the claims of creditors in order of priority. Chapter 7 benefits business owners by shifting the time and expense liquidating the business to a trustee.

Chapter 11 Reorganization

Chapter 11 provides many restructuring benefits for a company including the ability to pay past due taxes over a five-year period. During the Chapter 11 process, the company remains in control of its assets allowing the management who knows the company best to work with counsel to “reorganize” business operations and develop a plan to restructure debts.

Workout/Restructuring Out-of-Court Debt Restructuring

When revenues drop faster than your company can cut expenses or downsizing will help the business survive, we can assist by negotiating a workout with creditors. Our legal and objective financial analysis of the various agreements with creditors often generates multiple options for resolving defaults and restructuring debts to allow the business to continue.

Our clients

At DLG, our clients are proactive. They are selective and thoughtful in choosing legal representation and trust our attorneys to listen to their unique situation and fight like they would for their own business to achieve the best outcome available.

Choosing an attorney

Bankruptcy is a once in a lifetime decision, which for you filing may mean slowing down interest payments until your company can get its accounts back in the black. Choose an attorney who listens, asks the right questions, and educates you on your company's options, so that you can make the right decision for your business.