

A Manufacturer's Post Sale Duty to Warn – an Update

In 2008, we published a state-by-state analysis of whether states had either adopted the Restatement (Third) of Torts: Products Liability §10 (1998), which imposes a duty on manufacturers under certain circumstances to warn consumers of potential dangers associated with products after the products have been sold, or had imposed such a duty on manufacturers through case law without specifically adopting the Restatement. This memorandum is an update of that earlier analysis.

A MANUFACTURER'S POST SALE DUTY TO WARN – AN UPDATE

This material was compiled for the Manufacturing Practice Group of Robison, Curphey & O'Connell by Brittney M. Shreffler, with limited direction from David Arnold.



W. David Arnold business practice addresses a variety of organizational and transactional issues confronting small, medium-sized and multinational corporations, partnerships, limited liability entities, associations and other business entities. In his commercial practice, he works closely with clients on all types of business arrangements, including supply and distribution arrangements, manufacturing agreements, and many other types of commercial transactions.



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