



Daniel Barry

Attorney-at-Law (L), Partner

Mobile +45 30 93 71 18
Direct +45 36 94 13 02
Email dba@plesner.com

Daniel advises on all aspects of Danish and EU competition law, and he continues to act on some of the most complex and high-profile competition law cases.

PRACTICE AREAS

Automotive
EU and Competition Law
Foreign Direct Investments

Daniel focuses primarily on complex competition law litigations, including Danish and EU cartel and abuse cases, as well as Danish and multi-jurisdictional follow-on damages cases. His experience includes participation in the European Commission's leniency programme and settlement procedure, coordination of criminal and administrative procedures, and follow-on damages actions in various foreign jurisdictions. Daniel has been involved in the filing of several negative declaratory actions, also known as "torpedoes", that Denmark had not previously employed in competition-related cases.

Daniel also advises on M&A matters, including Danish and EU merger notifications, multi-jurisdictional merger notification coordination, and M&A-related competition law issues. Furthermore, he advises on Foreign Direct Investment (FDI) and Foreign Subsidies Regulation (FRS) matters.

Daniel always works in teams to achieve the best possible results for clients. In most cases, this includes both other lawyers and economists from Plesner's in-house team of economists.

Daniel is Chairman of the Board of the Danish Association for Competition Law. He is admitted to practice before the High Courts of Denmark.

Case News

Represented Ørsted in relation to the successful appeal of decisions from the Danish competition authorities regarding alleged abuse of dominance in the form of excessive pricing

Case News

Represents Ørsted in relation to a multi-billion-kroner stand-alone damages action regarding alleged abuse of dominance in the form of excessive pricing

Case News

Represented Danfoss in relation to the Refrigeration Compressors cartel, including in relation to the European Commission's leniency programme and settlement procedure and criminal/administrative investigations in multiple foreign jurisdictions

Case News

Assisted Danfoss with follow-on damages actions in multiple jurisdictions

Case News

Represents an international truck manufacturer in relation to follow-on damages actions relating to the trucks cartel

Case News

Represented Diesel Motor Nordic in relation to its long-running appeal of decisions from the Danish competition authorities, which went all the way to the Danish Supreme Court, and continues to represent the company in related criminal proceedings

Case News

Assisted Sampo with FDI approval of its public takeover of Topdanmark

Case News

Assisted Volvo Danmark with merger control of the acquisition of its authorised dealer, Titan Lastvogne, which was approved unconditionally by the Danish Competition Council in phase II

Case News

Assisted LEO Pharma with merger control and FDI in relation to its partnership and co-ownership with Nordic Capital

Case News

Represented HTS Besafe in relation to an investigation concerning resale price maintenance

Case News

Assisted Tryg with merger control and competition law matters in relation to its multi-billion pound acquisition of parts of RSA Insurance Group

Case News

Represented Nissan Nordic Europe in relation to a stand-alone damages action regarding refusal of access to qualitative selective distribution system for after-sale services

Case News

Represented a company in the financial sector in relation to a stand-alone damages action regarding alleged predatory pricing

Case News

Represented an international clean-energy company in relation to a claim for repayment of alleged over-compensation (state aid) for the operation of services of general economic interest (pursuant to the Public Service Decision)

Case News

Represented an international home electronics manufacturer in a damages action relating to the CRT cartel

Case News

Assisted Weber-Stephen Nordic with competition law advice regarding implementation of a qualitative selective distribution system in the Nordic Region

Case News

Assisted Novo Holdings with merger filings in multiple jurisdictions regarding its investment in ERT together with Nordic Capital

Ratings



2024 The Legal 500

Daniel Barry is recommended and listed as a "Next generation partner" as regards EU and Competition.

"Daniel Barry is exceptional at cutting to the core of complex issues and offering focused and easy-to-digest advise"

"Daniel Barry is a very accomplished antitrust lawyer. Very knowledgeable and has control of all aspects and details of the case he works on"



2024 Chambers Europe

Daniel Barry is ranked as a leading individual as regards Competition/European Law.

"Daniel is true pleasure to work with - I would recommend working with him"

"Daniel Barry is a sophisticated practitioner who gives smart, to-the-point advice"



most recent WWL

Daniel Barry is recommended as a Global Leader as regards Competition.



2023 The Legal 500

Daniel Barry is recommended and listed as a "Next generation partner" as regards EU and Competition.

"Daniel Barry is the star of the department. He thinks on his feet and develops solid arguments based on substantive knowledge. I appreciate his work and support"

"Gitte Holtsø and Daniel Barry are highly qualified and offer sustainable and to the point advice"



2023 Chambers Europe

Daniel Barry is ranked as a leading individual as regards Competition/European Law.

"He is highly committed to finding solutions"



2022 The Legal 500

Daniel Barry is recommended and listed as a "Next generation partner" as regards EU and Competition.

"Daniel Barry is by far the most well-respected and savvy competition lawyer in the country. His grasp of complexity is remarkable and second to none. He leaves no stone unturned. He is incredibly pleasant to work with and does not shy away from genuine honesty in assessments and dealings"



2022 Chambers Europe

Daniel Barry is ranked as a leading individual as regards Competition/European Law.

Daniel Barry moves up the rankings as a result of strong market feedback. He acts on competition disputes, including those arising from anti-competitive agreements and abuse of dominance claims. Interviewees describe him as "very responsive, with a good business understanding"