IP Warranties v. IP Indemnification

Morgan Lewis discusses a frequent point of contention between parties negotiating the allocation of risk related to intellectual property rights in connection with the acquisition of intellectual property: the interplay between the warranty and indemnification sections.

In the post, authors **Emily R. Lowe** and **Susan Milyavsky** break down what to look for in these sections and how minor changes in the language can significantly change the rights a party is granting or receiving.

The post is part of the firm's Contract Corner series in the Tech & Sourcing blog.

Read the article.