Don't Get Caught Overlooking Boilerplate Clauses in Commercial Contracts

While often thought of as not controversial and relatively non-substantive, boilerplate provisions play an integral role in clarifying the relationship between the contracting parties. Neglecting those provisions can lead to unintended legal consequences, warns **Thompson Coburn LLP**.

Authors **Brent Trame** and **Taylor Melching** discuss examples of common boilerplate provisions that warrant closer review: Assignment, governing law and jurisdiction/venue, and the entire agreement clause.

Read the article.