Does Your Employee Agreement Address These Three Often-Overlooked IP Provisions?

One area of an employee agreement that can be over-looked, or perhaps misunderstood, is intellectual property, according to a post by **John E. Munro** on the website of **Harness, Dickey & Pierce**. Intellectual property, however, can be one of the most valuable assets of a company and should not be glossed over.

In the post, Munro discusses three provisions of an employee agreement that may be missing or could use a tune-up.

These are: the present invention assignment clause, the invention assignment carve-out, and a whistleblower provision.

Read the article.