Supreme Court May Dilute EEOC's Aggressive Legal Strategy



The U.S. Supreme Court appears likely to review whether the Equal Employment Opportunity Commission must seek conciliation with employers before suing them for violating federal law, reports *Business Insurance*.

The high court heard oral arguments last week in a case in which a three-judge panel of the 7th U.S. Circuit Court of Appeals in Chicago ruled unanimously in 2013 that employers cannot use the EEOC's failure to seek conciliation as a defense, the site reports.

The EEOC had alleged in *EEOC v. Mach Mining L.L.C.* that the company discriminated against women in its hiring practices.

Read the story.