

Case to Clarify Economic Loss Rule Settles Days Before Fla. Supreme Court Arguments

Wednesday, February 12, 2025

Joshua R. Goodman was quoted in the article “Case to Clarify Economic Loss Rule Settles Days Before Fla. Supreme Court Arguments” for the Insurance Journal. The article discusses the closely watched *NBIS Construction and Transport Insurance Services vs. Liebherr-American Inc.* case, which liability insurers had hoped would greatly expand how much they can recover in subrogation actions.

In the article, Josh says, “The courts need to look at the substance of the case, not just what an attorney describes it as,” and that “this case is not about a defect in a product but, instead, about a defect in Liebherr’s services provided to Sims”.

To read the full article, [click here](#).

Related Practice Areas

- Subrogation & Recovery