

Managing Exposure to Consumer Claims Through Arbitration Provisions: Still the Best Way to Manage Risk

October 15, 2024 | Julia K. Whitelock and Robert D. Tilley

Plaintiffs' attorneys continually look for ways to gain the leverage afforded by class action litigation. Understanding this risk helps put compliance efforts into perspective. This panel will discuss recent court decisions relating to the enforcement of arbitration provisions, updates to arbitration organizations' handling of mass arbitration filings, and the costs and risks associated with this procedural tool in plaintiffs' counsel's toolbelt.

Hudson Cook, LLP provides articles, webinars and other content on its website from time to time provided both by attorneys with Hudson Cook, LLP, and by other outside authors, for information purposes only. Hudson Cook, LLP does not warrant the accuracy or completeness of the content, and has no duty to correct or update information contained on its website. The views and opinions contained in the content provided on the Hudson Cook, LLP website do not constitute the views and opinion of the firm. Such content does not constitute legal advice from such authors or from Hudson Cook, LLP. For legal advice on a matter, one should seek the advice of counsel.

SUBSCRIBE TO INSIGHTS

HUDSON COOK

Hudson Cook, LLP is a national law firm representing the financial services industry in compliance, privacy, litigation, regulatory and enforcement matters.

7037 Ridge Road, Suite 300, Hanover, Maryland 21076 410.684.3200

hudsoncook.com

© Hudson Cook, LLP. All rights reserved. Privacy Policy | Legal Notice Attorney Advertising: Prior Results Do Not Guarantee a Similar Outcome

