

# **Aearo Technologies LLC, et al. v. ACE American Insurance Co., et al.**

Year: 2024

Court: Delaware Supreme Court

Case Number: 381, 20204

In its amicus brief, United Policyholders addresses the issue of whether payments made by a parent corporation on behalf of the parent corporation's wholly owned subsidiary counts towards an insurance policy's "self-insured retention" (SIR) requirements.

Jan Larson, Ian Gershengorn, Elizabeth Deutsch and Maria LaBella of Jenner & Block LLP; Stephen Spence of Meluney Alleman & Spence LLC

---

The information presented in this publication is for general informational purposes and is not a substitute for legal advice. If you have a specific legal issue or problem, United Policyholders recommends that you consult with an attorney. Guidance on hiring professional help can be found in the "Find Help" section of [www.uphelp.org](http://www.uphelp.org). United Policyholders does not sell insurance or certify, endorse or warrant any of the insurance products, vendors, or professionals identified on our website.

Source: <https://uphelp.org/amicus-briefs/aearo-technologies-llc-et-al-v-ace-american-insurance-co-et-al/> Date: December 27,