

Opry Mills Mall Limited Partnership et al v. Arch Insurance Company et al

Year: 2018

Court: Tennessee Supreme Court

Case Number: M 2016 01763-SC-R11-CV

The rules of insurance policy interpretation in the States of Tennessee and Indiana are well-settled law and should continue to preserve policyholders' reasonable expectations of coverage. Ambiguous policy wording should be construed in favor of coverage.

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27, 2024