
SCOTUS: *Heimeshoff* v. *Hartford Life & Accident Insurance Co., et al.*: ERISA Plans May Contractually Set Time Limitations for Bringing Claims

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The Supreme Court of the United States recently held that a plan covered by the Employee Retirement Income Security Act of 1974 (“ERISA”) may specify a limitations period on suits seeking judicial review of plan decisions, as well as when such periods begin running. This marks the second instance this Term that the Court has upheld a provision in a contract between two sophisticated parties that defines the terms of judicial review related to the parties’ agreement.

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