

STAVEBNÍ PRÁVO

BULLETIN

ZÁKONY ■ ANALÝZY ■ STUDIE ■ NÁZORY

Contents

Assays – Accounts – Analyses

Josef Vedral

On the review of binding opinions according to amendment of the Building Act 7
The author provides critical insight into the new legal framework for review of binding opinions in the Building Act and compares this to the general regulation according to the Administrative Code.

Martina Pavelková, Iva Brožová

Review of zoning plans in the light of current administrative practice and case law. . . . 19
The article focuses on the problems of reviewing zoning plans according to the Administrative Code, the formal aspects of the review process and the standing of the municipality whose zoning plan is under review. The authors offer different perspectives for addressing this current problem.

Miroslav Sedláček

Select aspects of legal treatment for mediation *de lege lata* 25
The author examines the issues of mediation as a means of furnishing evidence and resolving disputes in the context of similar legal frameworks in European countries and proposes the incorporation of elements of mediation into Czech law.

Alena Srbová

Contract on the right of superficies 30
The article is related to a previous contribution dedicated to renewing the right of superficies according to the new Civil Code and analyzes individual aspects of contracts on the right of superficies.

Discussion – Controversy

Jana Vašíková

Is fencing on property boundary lines always grounds for proceedings to remove construction? 43

Fencing on property boundary lines is often a cause of dispute between neighbors. This contribution offers various possible approaches that can be taken by the building authority to address instances of encroachment over property lines.

Marek Hanák

Options of the building authority to address violations of fire safety codes 46

The author describes the case reviewed by the ombudsman concerning building authority supervision over a storage depot of flammable substances.

Martin Studnička

Providing copies of construction documentation 48

The provision of copies of construction documentation is a long-disputed issue regarding the right of parties to a proceeding to peruse files and access information pursuant to Act No. 106/1999 Coll. on the one hand, and the protection of the rights of the owner of the building on the other hand. The author presents the opinion of the ombudsman on this issue.

Jaroslav Smíšek

Building authority officer – an endangered species? 54

In conjunction with the amendment of the Building Act, the author considers the ramifications of practical implementation by building authority officials with respect to increased demands and responsibilities.

Jaroslava Milerová

How to conduct proceedings to remove construction with an allegedly unknown owner? 56

The author analyzes the approach of the building authority to eliminate construction of an unknown owner.

Jaroslav Krecht

Water rights and the Civil Code 59

The article is devoted to an analysis of the relations between the new Civil Code and the Water Act.