News 21.09.2022

Transfer of qualitative rights under the House Construction Act: provisional acceptance is irrelevant

In this case the Court of Cassation addressed the question at what point an association of co-owners has direct rights of action in relation to the contractor and the architect in the event of a sale under the Breyne Act.

This article is available in Dutch and French.

Mechelsesteenweg 127A, bi - 2018 Antwerp

t. +32 3 260 98 60 | +32 2 790 44 44

Regentschapsstraat 58 PO box 8 - 1000 Brussels

info@schoups.be

www.schoups.com