Insights Thought Leadership



August 5, 2016

NJ Time-Of-Application Rule Doesn't Bar A Permitted Use

Katharine Coffey, Craig Gianetti and Christopher John Stracco wrote an article, "NJ Time-Of-Application Rule Doesn't Bar A Permitted Use," for Law360. The article is about the precedential New Jersey Superior Court, Appellate Division decision in Jai Sai Ram LLC v. The Planning/Zoning Board of the Borough of South Toms River, Docket No. A-2075-014T2. The case recognized that the time of application rule does not apply to bar a permitted use or require an applicant to refile a development application in order to avail itself of more recent and more favorable zoning.

Authors



Of Counsel Parsippany, NJ | (973) 966-8220 cstracco@daypitney.com

Christopher John Stracco



Partner Parsippany, NJ | (973) 966-8053 cgianetti@daypitney.com

Craig M. Gianetti



Katharine A. Coffey Partner Parsippany, NJ | (973) 966-8323 kcoffey@daypitney.com