Abstract

This thesis deals with legal regulation in the field of placing public procurements, especially the Public Procurement Act and the influence of this legal regulation on international trade market among individual Member States of the European Union.

The first part of the thesis describes international trade market among individual Member States of the European Union and its connection with competition law and public procurement law. In this section the author deals with the regulation of international trade market in the European Union, the conflicting and direct method, the importance of international trade market within the European Union, the protection of business competition, public support and also the Agreement on Public Procurement.

The second part of the thesis deals with public procurement in more detail, including their history and the development of legislation in the European Union, as well as the current European legislation. The development of the legislation in the Czech Republic is thus addressed in the context of the previous Public Procurement Act, namely due to the need of comparing the impact of issuing new procurement directives on the Czech legislation. Furthermore, the author also mentions probable future changes to the Public Procurement Act, which are currently in the legislative process.

In the last, third part of the thesis, an analysis is carried out concerning the influence of some specific selected institutes and related facts of public procurement law on international trade market among individual Member States of the European Union. In this regards, the author has analysed both the institutes that are newly regulated in the law and also those that are already traditional in the Czech legislation on public procurement, but have undergone at least partial development, or it is necessary to mention them in the given context. The following institutes or aspects were subjected to the analysis: Bulletin/Journal of Public Procurements, Contracting Authority Profile, The Official Journal of the European Union, shared placing of procurements with the participation of Contracting Authorities from different Member States, e- Certis, uniform European certificate, exceptions from the Public Procurement Act, rules of procedure without publication, modification of a contract concluded on the basis of a public procurement, evaluating the possibility of a foreign supplier to participate in a public procurement procedure in another Member State, contractual conditions of the public procurement as well as the issues regarding environmental and corporate social responsible procurement. The analysis of important institutes and related facts occurs mainly in the third part, however, the legal influence on international trade market is obvious also in the first and the second part.