

## **Abstract**

This thesis addresses the issue of liability for damage caused by a defective product in international sales of goods, with a focus on significant aspects of private international law. The aim of this thesis is to define the concept of liability for damage caused by a defective product within Czech and EU law and to analyze the legal relationships and obligations arising as a result of such damage at all levels. The author proceeds from the assumption that damage caused by a defective product establishes the primary obligation of the tortfeasor to compensate for it. Furthermore, the author examines the obligations of businesses towards consumers in the area of protection against dangerous products and analyzes relationships within business supply chains upon discovering the existence of a product defect. Since these legal relationships contain international elements, the author also addresses the regulation of private international law, which enables the practical enforcement of substantive law. In the presented thesis, the author applies theoretical knowledge to model cases based on real situations regularly encountered in legal practice.