

## **Topical Issues of Remuneration of Members of Governing Bodies of a Joint Stock Company**

### **Abstrakt**

Purpose of the thesis is to identify recommendation of changes in remuneration system of members of bodies of a joint stock company which are required by past financial crisis. Thesis evaluate the ways by which recommendations was reflected to Czech legal system. Because there is change of acts of private law, second goal of the thesis is to find and analyze changes in approach to remuneration and possible disputable questions in law. Thesis gather available specialized sources and case law regarding remuneration a analyze recommendation given by foreign authorities.

Thesis is dividend to three chapters. First chapter explains basic concepts of remuneration for purposes of this thesis. Differences between past and new law is highlighted. Second part of first chapter describes remuneration law in past code and answers questions raised from case law.

Second chapter pursues to analysis of financial crisis and main ways of reaction chosen by USA, OECD and EU.

Last chapter describes main changes in remuneration in new law. Chapter evaluate how successfully are recommendations applied to the new law. Accent is on business corporation act and law of financial sector also.

Conclusions are made in final chapter with few suggestions regarding performance of function in bodies of joint stock company and connected remuneration.

### **Key words**

Remuneration

Joint stock company

Corporate governance