

## **Abstract: Methods of Investment in International Private Law**

Dissertation thesis is structured into 9 Sections.

First section deals with reasons why entrepreneurs use international holdings: regulative, questions of taxation and legal system reasons.

Second section describes legal sources applicable for the analyzed issues.

Third section summarizes some of the risks relating to use of international holding companies, namely risk of breaching the criminal law or circumventing other legal rules.

Apart from legal risks, there are economic risks to be mitigated. The risks mentioned are systematic risk (*e.g.*, bankruptcy of the state) and personal risk relating to the foreign managers (incompetency, fraud).

Fifth section deals with typical transactions in the group of companies relating to financing by banks and bonds issuance. Briefly analyzed are also acquisition structures and whitewash procedure.

Sixth and seventh section describe tax burdens in the Czech republic, Cyprus, Seychelles, Mauritius and number of other countries.

Analysis of the jurisdictions in nine countries as to the recognition and enforcement of foreign judicial decisions is provided in the section eight.

The dissertation thesis is concluded with description of the civil law applicable after the so called recodification planned in the Czech republic in the year 2014