Název disertační práce v anglickém jazyce, abstrakt v anglickém jazyce a tři klíčová slova v anglickém jazyce

<u>Title</u>: Legal aspects of state property management

Abstract: When acting in the field of private law, State has the quality of a legal entity. However, State is a legal entity of its own kind. It has an immanent double nature and consequently it doesn't cease to stand on the border of private and public law. The principle of legality doesn't apply to State as a private law actor, which means that it can do even what is not explicitly permitted by the law. On the other hand, State cannot fully exploit autonomy of its will because its legal actions are rigorously predestined by the rules setting clear limits to it. Those limits in form of restrictive dispositions are addressed directly to organizational units of the state and state organizations and their purpose is to ensure efficient and economical management of state property as it is in the public interest. This dissertation aims to analyse the individual elements of property relations of the State. The most important subject in those relations is State itself. Nevertheless State cannot be regarded as one compact and confluent unity. On the contrary, its internal structure is crucial. The effects of internal structure of the State on the property relations form the so-called Theory of divided legal personality of the State, which is closely analysed in the perspective of existing case law. This work also deals with the concept of state property. State property is defined and then categorised accordingly to actual legislation, which is strongly fragmented. Therefore, the partial aim of this work is to put the general and the most significant special legislation into one context. The analysis of the property relation's content follows in the subsequent part with the emphasis on formulation of fundamental principles of state property management. These principles have obvious direct impact on specific disposals with state property, as are shown in this work. Not only primary relations, but also so-called secondary ones are further analysed, which means that the last part of the dissertation is devoted to legal liability of various subjects regarding state property and to existing control mechanisms.

Three key words: state property, divided legal personality, disposal of property