

## Abstract

The purpose of this thesis on „Public Law Regulation of the Insurance Intermediaries” is the evaluation of the current regulation of the insurance intermediaries with regard to the goals of the public-law regulation of this sector.

In the first part using the historical overview both in Czech and European context I am concluding the grounds and demands standing in the beginning of express formulation of the public interest that the state power should interfere with the insurance mediation sphere.

In the following parts there are the selected provisions of the Act no. 38/2004 Coll. Of Acts, on the insurance intermediaries, and their impact on the practical execution of the intermediation activity analyzed. I am emphasizing the mandatory registration made by the state authority as a condition for entering the industry. An attention is devoted to the requirements of the professional ability and to the evaluation of its proper legal treatment with regard to the scope of competence of individual categories of intermediaries.

In the last chapter there is a review of the proposed legislation which is currently in progress within the legislation procedure executed.