## Abstract (angl.)

This thesis discusses the public procurement law. The thesis is a case study. The author follows up on how the law is being used with public procurement at chosen institutions of the state administrative and self-government. The first part of the thesis deals with the explication of the term public procurement and other related terms. The explanation of the term public procurement as the tool of public policy serves as an acquisition. Furthermore, the thesis covers theoretical concepts, which enter the process of public procurement. Through the process of analysis, the analysis of documents and comparative analysis, the author determines whether the law is sufficient for the acts the people working in public procurement have to carry out. The results of the analysis indicate that there are stages of public procurement in which there is a need of creating a methodical material regarding procedures.