

Název diplomové práce v anglickém jazyce: The rights of a limited liability company member to information on the company and to inspect the company documents

Abstrakt v anglickém jazyce

The aim of this thesis is to analyse the legal regulation of the right of a shareholder of a limited liability company to information about the company and to inspect the company's documents. The thesis is divided into an introduction, five parts defining the nature of a limited liability company and membership in it and analysing the right to information *largo sensu* in a limited liability company and a conclusion.

In the first part, the author of the thesis focuses on placing the subject matter in the context of limited liability company law, so that the nature of membership in a limited liability company, as well as the nature of this form of commercial corporation as such, becomes clear for the purposes of the following sections.

The second part deals with the genesis of the legal regulation of information law in the limited liability company in our territory. Furthermore, in this part of the thesis, the author's aim is to characterize the shareholder's right to information and to inspect the company's documents, mainly with the support of jurisprudential definitions.

The third part focuses on the exercise of the right to information *largo sensu* and analyses the conditions of its exercise, the possibility of making copies of company documents, the duration of the right to information, as well as the possibility of providing information about the company to third parties, requesting information about subsidiaries and, the author compares the legislation in question with the regulation applicable to silent partners, as well.

The fourth part, on the other hand, deals with the possibilities of refusal of the company to provide information to shareholders. In addition, the related topic of unjustified refusal to provide information and the further procedure by which shareholders can defend themselves against such refusal.

In the concluding part, the author of the thesis discusses the options that shareholders have in terms of regulating their own right to information *largo sensu* in the articles of association. How and if this right can be expanded or narrowed by its own adjustments, and how its exercise can be modified. The conclusions are also applied to the issue of so-called start-up companies.

Klíčová slova v anglickém jazyce: business corporation, limited liability company, right to information