

Abstract

The presented diploma thesis aims to introduce the addressee of the text to the institute of liability of entrepreneurial natural persons for administrative delicts, which was introduced into the Czech legal system as a separate liability regime only with the adoption of Act No. 250/2016 Coll., on Liability for Administrative Delicts and Proceedings. Although an entrepreneurial natural person could, of course, have been the perpetrator of an administrative delict before, it was only with the adoption of the Act that its liability for administrative delicts was completely separated from the liability of a legal person for administrative delict. Therefore, the author of the thesis decided to discuss the regime of liability of an entrepreneurial natural person for administrative delicts in such a way that the addressee of the text would be able to get to know all important aspects of the functioning of the liability regime of an entrepreneurial natural person.

The structure of the thesis consists of eight chapters including the conclusion. In the first chapter, the author defined the basic institutes constituting the very concept of liability of an entrepreneurial natural person for administrative delicts. Subsequently, the author portrayed the development of the liability for administrative delicts with an emphasis on the historical milestones of the development of the liability for administrative delicts of the entrepreneurial natural person where the situation required it. The third chapter consists of a brief introduction to the sources of law relevant to the discussed institute. The core of the work is undoubtedly chapter four, in which the author deals in detail with the basics of liability of an entrepreneurial natural person for administrative delicts, as well as the differences from the liability regimes of natural and legal persons in the identical legal area. In chapters five, six and seven, the author then completes his extensive interpretation by defining the institutes of exemption, transfer and termination of the liability of an entrepreneurial natural person for administrative delicts.

In the conclusion, the author summarizes the issue, evaluates the positives and negatives of the current legal regulation and gives examples of possible options to achieve greater legal certainty for the addressees of the law in the area of liability of an entrepreneurial natural person for administrative delicts.