

BARTOSZ CHUDZIŃSKI

Legal nature of the resolutions of general meetings of capital companies

The subject matter of this article is the analysis of the legal nature of the resolutions of general meetings of capital companies. With regard to the theory of legal action commonly acceptable in doctrine, the following issues are discussed: declaration of intent in the resolutions, entity adopting a resolution and the nature of effects caused by a resolution. Based on such a description the author presents both the standpoints for and against the recognition of the resolutions of general meetings of capital companies as legal actions. As a conclusion a statement is made that the resolutions constitute legal actions as far as they are intended to have legal consequences. However, they should be deemed specific legal actions to which the provisions of the Civil Code shall apply accordingly only.

Keywords: resolution, general meeting, legal action