

ABSTRACT

Arshella Juliana (00000005073)

“JURIDICAL REVIEW OF ARTICLE 34 (2) AND ARTICLE 37 OF LAW NUMBER 21 OF 2011 ON OTORITAS JASA KEUANGAN ON FEES IMPOSE BY OJK TO CAPITAL MARKET NOTARY”

(x + 85 pages)

The Indonesian Financial Services Authority (*Otoritas Jasa Keuangan/ OJK*) imposing fees to the financial services sector arise problematic issues to the financial services bodies including banks, capital market, insurance, pension funds and financial institutions. Persons or bodies having their activities in the financial sectors also are subject to fees imposed by OJK. Notary and solicitors being registered to OJK as professionals supporting the capital market industry are also subject to pay fees to OJK. Article 34 (2) and 37 of Law No. 21 of 2011 on *Otoritas Jasa Keuangan* (OJK Law) authorize OJK as an independent body under the OJK Law to impose fees as part of OJK funding besides the annual budget (*Anggaran Pendapatan Belanja Negara/ APBN*). Based on the Government Regulation No.11 of 2014 on Fees Imposed by OJK, OJK fees shall be imposed to professional and their offices annually and transaction-based. Judicial review has been submitted to the Indonesian Constitutional Court over the OJK Law.

Reference: 17 (1996-2014)

Keywords: OJK, fees, notary