

PREFACE

Thank God almighty on all of His gifts given and His approval so that this Final Paper can be completed.

Pursuant to which has been stipulated on the front page, this Final Paper goes with the title of "JURIDICAL ASSESSMENT ON CLEARING AND UNDERWRITING INSTITUTION'S ROLE (LKP) IN EVENT OF EXCHANGE TRANSACTION DEFAULT" which is made in order to fulfill one of the academic prerequisite for graduation to achieve the title of Sarjana Hukum Strata Satu in Pelita Harapan University, Karawaci.

In the making of this paper, the author had stumbled upon many obstacles, struggles and hardships, hence it has become a hindsight to the author that without the moral guidance, support, and prayers from various parties, this Final Paper will not be completed as it is. Therefore, as a token of appreciation and deepest gratitude, in this opportunity the author want to address his greatest thanks to all the contributors which has helped the author, namely for:

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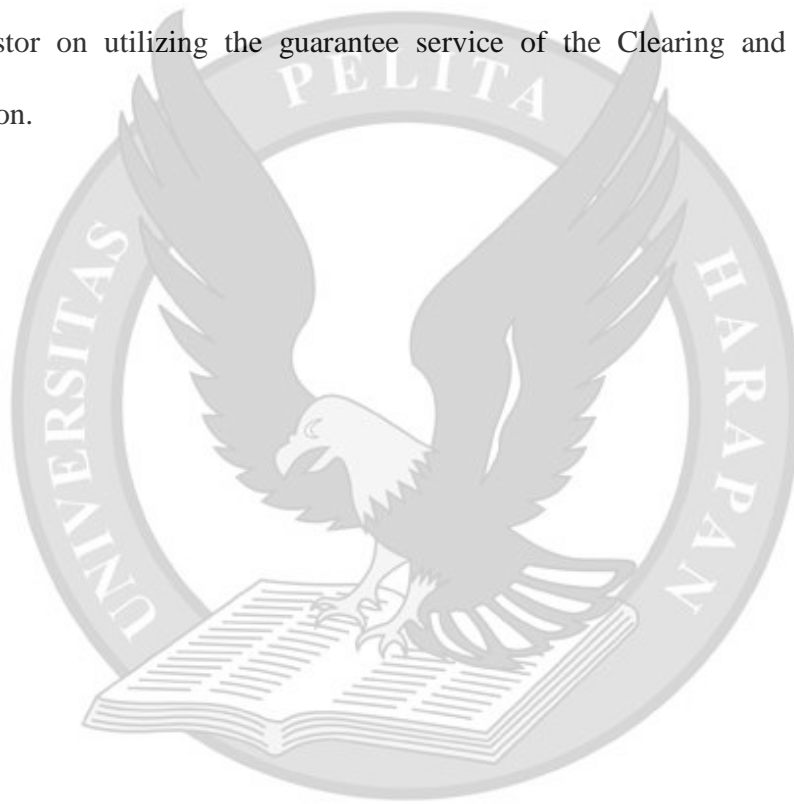
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With all modesty, the author present this paper. The author realize and humbly admits that there're still plenty of defects and flaws in this paper. But the author hoped that this paper can be a contribution on its own from the author to the world of legal science, especially on the development of knowledge and science on the aspect of capital market and to give a comprehensive knowledge for any laymen or investor on utilizing the guarantee service of the Clearing and Underwriting Institution.



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Author

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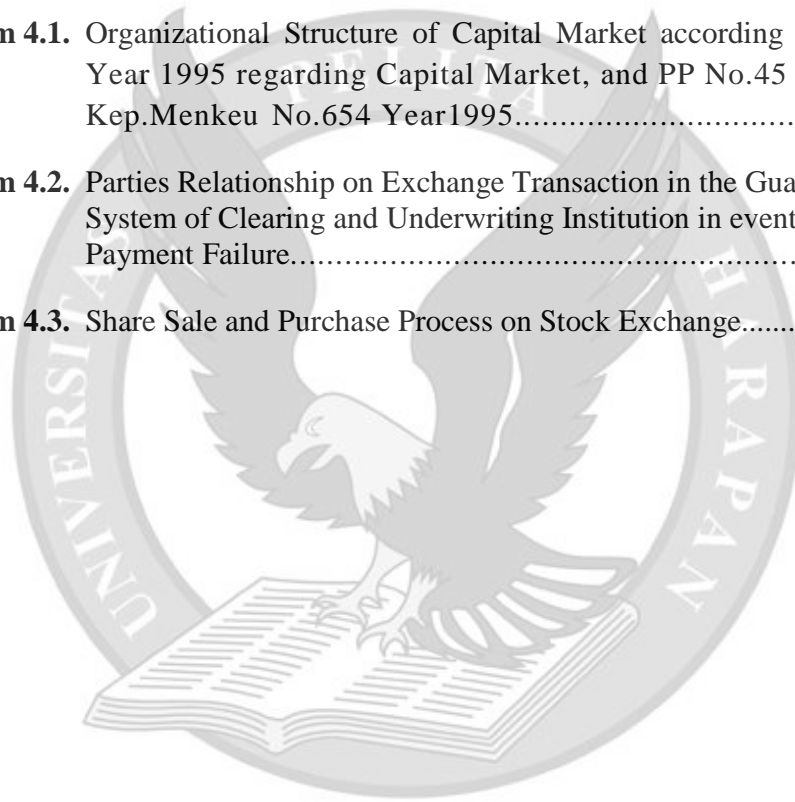
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