FOREWORD

Praise and Gratitude to God Almighty for His wisdom and gifts that have been given to the author in completing this research as one of the graduation requirements for a Bachelor of Laws degree so that the author completes a thesis "JURIDICIAL with the title **ANALYSIS** OF **COMPARISON** ARRANGEMENT OF BANKRUPTCY TO COMPANIES IN POSITIVE LAW IN INDONESIA AND THE UNITED STATES" and can be completed on time. The reason for the author doing research on the title of this thesis is because of the author's interest in the regulations regarding bankruptcy of companies in Indonesia which are regulated under positive law in Indonesia, as well as its comparison with bankruptcy law in common law countries, in this book the United States regarding insolvency regulations in law. bankruptcy.

The author realizes that this research can be completed because of the support, advice and guidance in the form of suggestions and reference materials to support the research topic being studied. On this occasion, as an appreciation and gratitude for the prayers and support, the author would like to express his deep gratitude to:

- Bapak Dr. (Hon.) Jonathan L. Parapak, M.Eng.SC. as the Rector of Universitas Pelita Harapan.
- 2. Prof. Dr. Bintan R. Saragih S.H., as the Dean of Faculty of Law in Universitas Pelita Harapan.
- 3. Dr. Velliana Tanaya, S.H., M.H., as the Director of Faculty of Law in Universitas Pelita Harapan.
- 4. Dr. Vincensia Esti P.S., S.H., M.Hum., as the Head of Law Department in Universitas Pelita Harapan

- 5. Yossi Niken Respati, S.H., M.H. as the Deputy of Derpartment of Law in Universitas Pelita Harapan
- 6. Dr. jur. Udin Silalahi. S.H., LL.M., as the Supervising Lecturers who always provide support and advice for the author in the process of writing the thesis assignment, as well as as the author's Academic Advisor who always provides advice and direction for the author while studying at the Faculty of Law, Universitas Pelita Harapan.
- 7. Lecturers and all staff of the Faculty of Law, Universitas Pelita Harapan who have provided useful knowledge and assistance during the author's study at the Faculty of Law, Universitas Pelita Harapan
- 8. My beloved family, Mama and Adik Dena, who always give prayer and full support to the author both during the author's study at the Faculty of Law, Universitas Pelita Harapan and outside of lectures.
- 9. All of the author's classmates who always support and provide insights are very helpful in the process of making the author's final project during the author's study at the Faculty of Law, University.
- 10. Aurelia, Steffany and Anne as the writer's closest friends outside the classroom who always provide support and time to help writers face difficult times during the writing process of the author's final project.

The author realizes that what the author has composed and written in this thesis is far from perfect. This writer realizes because of the limited knowledge, abilities, and experiences possessed by the author. Therefore, criticism and suggestions and guidance from all parties are expected by the author to complete and complete this thesis. God bless.

Tangerang, January 20, 2021

Dinaomi Romauli Meylina

TABLE OF CONTENTS

COVER	j
FINAL ASSIGNMENT AND UPLOAD AGREEMENT	ii
APPROVAL OF THESIS ADVISOR	iii
APPROVAL OF THESIS EXAMINERS	iv
FOREWORD	v i
TABLE OF CONTENTS	ix
CHAPTER I INTRODUCTION	1
1.1. Background	1
1.2. Formulation of Issue	10
1.3. Purpose of Research	10
1.4. Benefit of Research	11
1.5. Framework of Writing	12
CHAPTER II LITERATURE REVIEW	14
2.1. Theoretical Framework	14 18 20
2.2. Conceptual Framework	
2.2.1. Definition of Insolvency	
2.2.3. Insolvency Test	
2.2.4. Insolvency Test Procedure in United States	
CHAPTER III RESEARCH METHOD	50
3.1. Types of Legal Research	50
3.2. Types of Data	50
3.3. Data Collection Method	51
3.4. Types of Approach	52
3.5. Data Analysis Method	53
CHADTED IV DECEADOU DECHI T AND ANAI VCIC	55

4.1. Arrangement of Bankruptcy of Companies in Positive Law in
Indonesia55
4.1.1. The Process of Bankruptcy Against Companies in Positive Law in Indonesia
4.1.2. Companies Cannot Carry Out Obligations Against Creditors64
4.1.3. The Insolvency Test Cannot be Implemented in Indonesia68
4.2. Differences in the Regulation of Bankruptcy Against Companies in
the Positive Law and the United States76
4.2.1 Bankruptcy Application and Insolvency Test in Positive Law of the United States
4.2.2 Differences in the Context of the Application of the United States
Insolvency Test in Bankruptcy Cases in Indonesia83
CHAPTER V CONCLSION AND RECCOMMENDATION93
5.1. Conclusion93
5.1.1. The Regulation of Bankruptcy and Postponement of Debt Payment Obligations on Companies Under the Positive Law in Indonesia93
5.1.2. The Comparison of Differences of Bankruptcy Procedure between
Bankruptcy Law in Indonesia and the United States Bankruptcy Code94
5.2. Suggestion
5.2.1. Recommendation for empowering the Provision of Law No. 37 Year 2009 Regarding Bankruptcy and Postponement of Debt Payment
Obligations96
5.2.2. Suggestion to Develop the Indonesian Bankruptcy Law in
Comparison with the United States Bankruptcy Code97
BIBLIOGRAPHY99