

ABSTRAK

Ratna Febriyanti (01659200084)

KEDUDUKAN HUKUM RAPAT UMUM PEMEGANG SAHAM PERSEROAN TERBATAS TERBUKA SECARA DARING DALAM SISTEM HUKUM INDONESIA

(± 136 halaman)

Rapat Umum Pemegang Saham (RUPS) merupakan salah satu Organ Penting dalam Perseroan Terbatas yang memegang kekuasaan dan kewenangan yang tidak dialokasikan kepada organ Perseroan Terbatas lainnya seperti Direksi dan Komisaris. RUPS dapat mengambil Keputusan setelah memenuhi syarat-syarat tertentu dan sesuai dengan prosedur tertentu sebagaimana diatur dalam Peraturan perundang-undangan dan Anggaran dasar Perseroan.

Penelitian ini menggunakan metode penelitian normatif yang akan menelaah dan melakukan perbandingan aturan-aturan hukum, perundang-undangan, dan bahan pustaka.

Dari hasil penelitian membuktikan bahwa Kedudukan Rapat Umum Pemegang Saham Perseroan Terbatas Terbuka secara daring dalam Sistem Hukum Indonesia menyatakan tidak ada keraguan hukum atas keabsahan hasil Rapat Umum Pemegang Saham yang dilaksanakan dengan dengan media *teleconference* sehingga hasil Rapat Umum Pemegang Saham tersebut mengikat para pihak sebagai Undang-undang. Akibat hukum Rapat Umum Pemegang Saham melalui media *teleconference* diakui oleh hukum.

Referensi : 32 (1989-2020)

Kata kunci : Kedudukan Hukum, Rapat Umum Pemegang Saham Perseroan Terbatas Terbuka Secara Daring, Sistem Hukum Indonesia

ABSTRACT

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LEGAL POSITION ONLINE GENERAL MEETING OF SHAREHOLDERS OF A LIMITED LIABILITY COMPANY IN THE INDONESIAN LEGAL SYSTEM

(±136 pages)

The General Meeting of Shareholders (GMS) is one of the Important Organs in a Limited Liability Company that holds power and authority that is not allocated to other Limited Liability Company organs such as the Board of Directors and Commissioners. The GMS can make decisions after fulfilling certain conditions and in accordance with certain procedures as stipulated in the laws and regulations and the Company's Articles of Association. This study uses a normative research method that will examine and compare the rules of law, legislation, and library materials. The results of the study prove that the online position of the General Meeting of Shareholders of a Limited Liability Company online in the Indonesian Legal System states that there is no legal doubt on the validity of the results of the General Meeting of Shareholders which was held by teleconference media so that the results of the General Meeting of Shareholders are binding on the parties as law. law. The legal consequences of the General Meeting of Shareholders through teleconference media are recognized by law.

Reference : 32 (1989-2020)

Keywords : Legal Position, General Meeting of Shareholders of a Limited Liability Company Online, Indonesian Legal System



