

FOREWORD

Praise to the Almighty God, Jesus Christ my lord, for His blessings and guidance that only by His Grace, this final thesis entitled, **“The Possibility and Challenges to Adopt Leniency Program in Indonesia in Proving The Existence of Cartel Practices.”** can be completed. This thesis is written for the purpose of fulfilling one of the academic requirements to obtain Bachelor Degree in Faculty of Law Universitas Pelita Harapan.

The author realizes that without considerably generous support from many sides, this bachelor study and final thesis would not be finished in time. Therefore, the author would like to use this opportunity to express profuse thanks, deepest gratitude, and highest respect for these important people:

1. Prof. Dr. Bintan R. Saragih, S.H., as Dean of Law Faculty for giving his approval to be presented and defended in final examination.
2. Dr. Vincensia Esti P.S., S.H, M.Hum, as Head of Law Department for the guidance.
3. Dr. Velliana Tanaya, S.H., M.H. as Director of Law Faculty for the guidance.
4. Dr. jur. Udin Silalahi, S.H., LL.M. as my lecturer advisor, for giving the author tons of advice and support since the beginning until the very end of the writing process. The author will forever cherish and grateful for your guidance and endless support.

5. For Pak Dwi Putra Nugraha and Pak Yosephus Mainake along with other lecturers and faculty members that have shared their knowledge to the author and guided through the author's undergraduate study. They have made indeed huge contribution to the author's learning life.
6. For my beloved parents and sisters who have greatly supported me during the development of my thesis through their prayers and never ending motivation.
7. For my beloved friends Christi Tanasia, Verena Sepasthika and Kezia Mariska who have manage to survived the author's endless complain.
8. For my best friend in Pelita Harapan Law School, Christantia Celine, Cindy Hanel, and Gheacinta, who never fails to shower the author with lots of love and countless support.
9. For my beloved junior Vergio Christian and Davita Irene who have helped the author.
10. For Ben, Kak Jo and Kak Lia from Makarim and Taira S who have helped the author in writing and developing this thesis.
11. For all friends in Faculty of Law Universitas Pelita Harapan that the author can not mention one by one.

At the end, the author is aware that this final paper is far from perfection and still has many shortcomings. Thereby with humility the author would like to apologize any imperfections and welcome every constructive

critics and suggestions for better improvement of it. Thank you.

Karawaci, 29 November 2017

Rosari Sarasvaty



TABLE OF CONTENT

COVER	i
STATEMENT OF THESIS ORIGINALITY	ii
THESIS ADVISOR APPROVAL	iii
EXAMINATION BOARD APPROVAL	iv
ABSTRACT	v
FOREWORD	vi
TABLE OF CONTENTS	ix
CHAPTER I INTRODUCTION	
1.1 Background.....	1
1.2 Formulation of issues.....	9
1.3 Purposes of Research.....	9
1.4 Advantages of Thesis.....	10
1.5 Systematic Writing	11
CHAPTER II LITERATURE REVIEW	
2.1 Theoretical Framework	13
2.1.1 Business Competition.....	13
2.1.2 Monopoly Practice and Unfair Business Competition.....	14
2.1.3 Cartel.....	18
2.2 Conceptual Framework.....	52
CHAPTER III RESEARCH METHODOLOGY	
3.1 Method of Legal research.....	55
3.2 Type of Research	58

3.3 Procedure in Collecting Research Materials	59
3.4 Characteristic of Analysis	61
3.4.1 Approaches of Analysis	61
3.4.2 Qualitative Analysis.....	63
3.5 Obstacles and Overcoming	64
 CHAPTER IV ANALYSIS AND DISCUSSION	
4.1 Leniency Program Regulations and Implementation in United States and Japan.....	65
4.1.1 Leniency Program in United States.....	68
4.1.2 Leniency Program in Japan	80
4.1.3 The Implementation of Leniency Program in United States and Japan.....	92
4.2 The Possibility to Adopt and Implement Leniency Program in Indonesia Competition Law	98
 CHAPTER V CONCLUSION AND SUGGESTION	
5.1 Conclusion.....	117
5.2 Suggestion.....	120
 BIBLIOGRAPHY	 122