ACKNOWLEDGEMENTS

Praise the Lord Almighty who has helped me through His grace and sincerity for me in finishing this thesis as one of the requirements in obtaining Bachelor of Law Degree, Business Law Program in Universitas Pelita Harapan, Faculty of Law.

The title of this thesis is, "LEGAL ANALYSIS ON IMPLICATIONS OF MINISTERIAL REGULATION OF LAW AND HUMAN RIGHTS NO. 17 OF 2018 TOWARD REGULATIONS OF COMMANDITAIRE VENNOOTSCHAP, FIRMA, AND MAATSCHAP IN INDONESIA". I realized that this thesis could be done with considerably generous supports from many sides in forms of advice and reference that were utilized in the research of this thesis. Therefore, I would like to take this opportunity to express my deepest gratitude and respect to these important people:

- 1. Prof. Dr. Bintan R. Saragih, S.H., as Dean of Law Faculty of Universitas Pelita Harapan, for giving his approval on this thesis to be presented and defended in final examination.
- 2. Dr. Vincensia Esti P.S., S.H., M.Hum., as Head of Law Department of Universitas Pelita Harapan, for the guidance.
- 3. Dr. Velliana Tanaya, S.H., M.H., as Director of Law Faculty of Universitas Pelita Harapan, for the guidance.
- 4. Dr. Rusli Pandika, S.H., LL.M., as my Thesis Supervisor, who had helped me in the making process of this thesis by contributing his time and effort in sharing his knowledge for the benefit of this thesis.
- 5. All lecturers and staffs of Law Faculty of Universitas Pelita Harapan, who had taken part in helping me through my years in the law school both through education or administrative matters, especially during the making process of this thesis.

- 6. Both of my beloved parents, dr. Ignatius Danny Salim, M.M., and dr. Brigita Henny Wiliani, M.Kes., for their abundant supports and sincere prayers from the beginning until the end of the making of this thesis.
- 7. My best friends, Gregorius Pramudyo Juneanto, S.H., M.Kn., Michael Yudhistira Lumban Gaol, S.H., Ganesha Bimaputra, S.E., Andre Widianto, S.E., and all members of ARTINITY, and many more whom I cannot mention one by one for their tremendous supports.
- 8. My colleagues in Faculty of Law of Universitas Pelita Harapan, Febrianus Josua Gantan, S.H., Christantia Celine B., S.H., Rosari Sarasvaty, S.H., LL.M., Claudia Cindy Hanels, S.H., Gheacinta M., S.H., and the others, for their supports during my years in the law school.

I, in all humility, realized that this final paper is far from perfection and still needs many improvements. Therefore, I am sincerely looking forward to any kind of advice or criticism that helps the improvement of this thesis from anyone. I hope this thesis can bring benefit for people in the future, especially for those who practice or study in the field of law.

Karawaci, 21 October 2019

Gerardus Aldo Salim

TABLE OF CONTENTS

COVER	i
STATEMENT OF THESIS ORIGINALITY	ii
THESIS ADVISOR APPROVAL	iii
EXAMINATION BOARD APPROVAL	iv
ABSTRAK	v
ACKNOWLEDGEMENTS	vi
TABLE OF CONTENTS	viii
LIST OF IMAGES	xi
CHAPTER I INTRODUCTION	
1.1. Background	1
1.2. Formulation of Issues	4
1.3. Purpose of Research	5
1.4. Thesis Structure	6
CHAPTER II LITERATURE REVIEW	
2.1. Incorporated Entity and Unincorporated Entity (Badan Hukum dan	
Badan Non-Hukum) in Indonesia	8
2.1.1. Understanding of Incorporated Entity and Unincorporated Entity	ty
in Indonesia	8

		2.1.2. Distinction of Characteristics Between Incorporated Entity and	
		Unincorporated Entity in Indonesia	10
	2.2	. Maatschap (Persekutuan Perdata) in Indonesian Civil Code	13
	2.3	. Firma (Persekutuan Firma) in Indonesian Commercial Code and	
		Indonesian Civil Code	15
	2.4	. Commanditaire Vennootschap (Persekutuan Komanditer) in Indonesia	ın
		Commercial Code and Indonesian Civil Code	16
	2.5	. Business Entity Administration System (Sistem Administrasi Badan	
		Usaha)	17
	2.6	. Public Notary in Indonesia	22
		2.6.1. Understanding of Public Notary in Indonesia	22
		2.6.2. Notarial Deed in Indonesia	25
CF	[AP]	TER III RESEARCH METHODOLOGY	
	3.1	. Definition of Research	30
	3.2	. Types of Research	32
	3.3	. Legal Research Materials	35
	3.4	. Approach and Nature of Analysis	36
		3.4.1. Approach of Analysis	36
		3.4.2. Nature of Analysis	39

CHAPTER IV ANALYSIS AND DISCUSSION

4.1. Regulations of Commanditaire Vennootschap, Firma, and Maatsch	ap
Prior to the Issuance of Ministerial Regulation of Law and Human Rig	hts
No. 17 of 2018 Concerning Registration of Commandita	ire
Vennootschap, Firma, and Maatschap	42
4.1.1. Maatschap (Persekutuan Perdata) in Indonesia	42
4.1.2. Firma (Persekutuan Firma) in Indonesia	46
4.1.3. Commanditaire Vennootschap (Persekutuan Komanditer)	in
Indonesia	50
4.2. Implications of the Implementation of Ministerial Regulation of Law a	ınd
Human Rights No. 17 of 2018 Concerning Registration	of
Commanditaire Vennotschap, Firma, and Maatschap toward	the
Regulations of Commanditaire Vennootschap, Firma, and Maatschap	
	53
CHAPTER V CONCLUSION AND SUGGESTION	
5.1. Conclusion	68
5.2. Suggestion	69
BIBLIOGRAPHY	71

LIST OF IMAGES

1.	Picture 2.1.	18
2.	Picture 2.2.	18
3.	Picture 2.3.	19
4.	Picture 2.4.	20
5.	Picture 2.5.	21
6	Table 4.1	55

