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The Author hopes that this thesis would contribute to promote and give insight on international arbitration, specifically regarding the use of public policy in international arbitration. The Author finds that this topic is essentially important in considering a possible revision of Indonesia’s arbitration law; as it discussed one of the main issues of enforcement, which Indonesia could further enhance to establish clarity and legal certainty. The completion of this thesis would not be possible without the continuous support, assistance, and prayer of various people. Therefore, I would like to thank:

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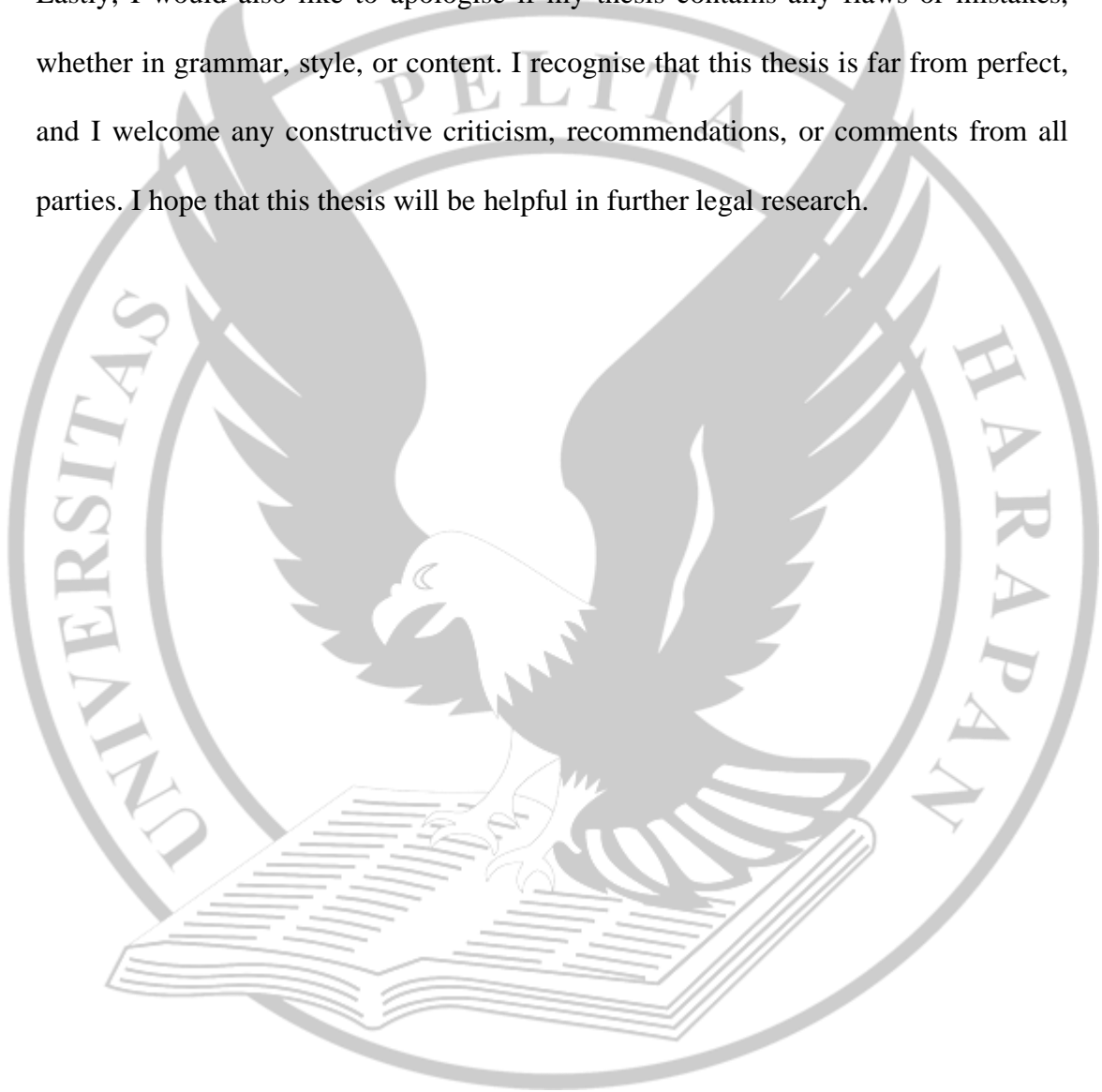


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