

## DAFTAR PUSTAKA

### Buku

- Carlton, D. W., & Perloff, J. M. (1990). *Modern industrial organization*, Berkeley, Scott, Forestman/Little, Brown Higher Education.
- Jon Leibowitz, Commissioner, Federal Trade Commission, 2005, *The Good, The Bad and The Ugly: Trade Associations and Antitrust*, American Bar Association, Antitrust Spring Meeting, Washington, DC.
- Kesuma Hidayah, R., *Circumstantial evidence sebagai alat bukti dalam perkara kartel*. (Jakarta: Kencana, 2021).
- Lennart Ritter, et. all, *EC Competition Law, A Practitioner's Guide*, Kluwer Law International, Second ed., 2000.
- Mochammad Isnaeni, *Teori Perlindungan Hukum* (Yogyakarta: Pustaka Pelajar, 2020).
- Muhammad Hasrul, *Teori Negara Hukum* (Bandung: Alfabeta, 2018)
- Munir Fuady, *Hukum Anti Monopoli Menyongsong Era Persaingan Sehat*, cet. 1, (Bandung: Citra Aditya Bakti, 1999)
- OECD Policy Roundtables, *Prosecuting Cartels Without Indirect Evidence*, Geneva: OECD 2006.
- R. Subekti, *Pokok-Pokok Hukum Perdata*, Jakarta: Intermasa, 1985.
- Richard Posner, *Antitrust Law*, Chicago: the University of Chicago Press, 2001.
- S.G. Corones, *Competition Law in Australia*, Thomson, Lawbook, Fourth ed. 2007.
- Sajipto Rahardjo, *Ilmu Hukum*, Bandung: PT Citra Aditya Bakti, 2000.
- Sri Redjeki Hartono, *Hukum Ekonomi Indonesia*, (Malang: Bayu Media Publishing, 2007).
- Udin Silalahi, *et.all*, Edisi Kedua Hukum Persaingan Usaha Buku Teks, (Jakarta: KPPU, 2017).

### **Jurnal/Jurnal Internasional**

Brahma, B., & Sharma, M. (2024). Role of cartels in market Manipulation: case studies and impacts on consumers. *International Journal for Multidisciplinary Research*, 6(2).  
<https://doi.org/10.36948/ijfmr.2024.v06i02.15576>

Frederick Jenny, et all., *Competition Law Enforcement in the BRICS and in Developing Countries: Legal and Economic Aspects*, 2016, (Switzerland: Springer Publishers).

Lunita Jawani. *Prinsip rule of reason terhadap praktik dugaan kartel di Indonesia. Jurnal Lex Renaissance*, No. 1 Vol. 7 Januari 2022: 31–40,  
<https://doi.org/10.20885/jlr.vol7.iss1.art3>.

Philip Clarke, et.all, *Competition Law and Policy: Cases and Materials*, Oxford University Press, 2000.

Setjen DPR RI. (2019). Upaya Mengatasi Praktik Kartel di Indonesia. *Pusat Penelitian, Bidang Ekonomi Dan Kebijakan Publik, BKD, Kajian Vol. 24, No. 4*.

Van Rutten, R. L., & Buts, C. (2019). Hub and Spoke Cartels: *European Competition and Regulatory Law Review/CoRe*, 3(1), 4–16.  
<https://doi.org/10.21552/core/2019/1/4>

Van Rutten, R. L., & Buts, C. (2019). Hub and Spoke Cartels: Incentives, Mechanisms and Stability. *DIAL: Digital Access to Libraries*, 3(1), 4–16.  
<https://researchportal.vub.be/en/publications/hub-and-spoke-cartels-incentives-mechanisms-and-stability>.

### **Peraturan Perundang-Undangan**

*Treaty on the Functioning of the European Union*, [2012] OJ C 326/47, art. 101.

Peraturan Komisi Pengawas Persaingan Usaha No. 4 Tahun 2010 Tentang Pedoman Pasal 11 Tentang Kartel Undang-Undang No. 5 Tahun 1999

Tentang Larangan Praktek Monopoli dan Persaingan Usaha Tidak Sehat, Juli 2011.

Peraturan Komisi Pengawas Persaingan Usaha No. 4 Tahun 2010 Tentang Pedoman Pasal 11 Tentang Kartel Undang-Undang No. 5 Tahun 1999 Tentang Larangan Praktek Monopoli dan Persaingan Usaha Tidak Sehat, hal 15

Peraturan Komisi Pengawas Persaingan Usaha No. 4 Tahun 2011 Tentang Pedoman Pasal 5 (Penetapan Harga) Undang-Undang No. 5 Tahun 1999 Tentang Larangan Praktek Monopoli dan Persaingan Usaha Tidak Sehat, Juli 2011.

Peraturan Komisi Pengawas Persaingan Usaha No. 4 Tahun 2011 Tentang Pedoman Pasal 8 (Penetapan Harga Jual Kembali)

Undang-Undang No. 5 Tahun 1999 Tentang Larangan Praktek Monopoli dan Persaingan Usaha Tidak Sehat,

Putusan Pengadilan Negeri Jakarta Pusat Nomor 09/KPPU-I/2018 Tentang Perdagangan Garam Industri Aneka Pangan di Indonesia

Putusan Pengadilan Negeri Jakarta Pusat Nomor 10/KPPU-I/2015 Tentang Perdagangan Sapi Impor di JABODETABEK Tahun 2013-2015

Putusan Pengadilan Negeri Jakarta Pusat Nomor 15/KPPU-I/2022 Tentang Penjualan Minyak Goreng Kemasan di Indonesia

Putusan Pengadilan Negeri Jakarta Pusat Nomor 24/KPPU-I/2009 Tentang Industri Minyak Goreng Sawit di Indonesia, hal 57

#### **Website/Internet**

European Commission, *Communication from the Commission COMMISSION NOTICE Guidelines on Vertical Restraint*, 2022, O.J. (C 248) 1, [https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=uriserv:OJ.C\\_.2022.248.01.0001.01.ENG&print=true](https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=uriserv:OJ.C_.2022.248.01.0001.01.ENG&print=true)

European Commission, *Guidelines on the applicability of Article 101 of the Treaty on the Functioning of The European Union to horizontal co-operation agreements*, 2011 O.J. (C 11) 1, <https://eur-lex.europa.eu/legal->

[content/EN/TXT/?uri=celex%3A52011XC0114%2804%29.](https://doi.org/10.7206/kp.2080-1084.110)

Małobędzka, I. (2016). Hub-and-spoke cartel – how to assess horizontal collusion in disguise? *Krytyka Prawa*, 2016(2). <https://doi.org/10.7206/kp.2080-1084.110>.

O. Odudu, *Indirect Information Exchange: The Constituent Elements of Hub and Spoke Collusion*, “European E. Prewitt, G. Fails, *Indirect information exchanges to hub-and-spoke cartels: enforcement and litigation*.

Organization for Economic Co-operation and Development (OECD), *Hub-and-Spoke Arrangements – Note by the European Union*, DAF/COMP/WD(2009)73, 2019, [https://one.oecd.org/document/DAF/COMP/WD\(2019\)89/en/pdf](https://one.oecd.org/document/DAF/COMP/WD(2019)89/en/pdf).

Organization for Economic Co-operation and Development (OECD), *Roundtable on Hub-and-Spoke Arrangements*, DAF/COMP(2019)14, 2019, [https://one.oecd.org/document/DAF/COMP\(2019\)14/en/pdf](https://one.oecd.org/document/DAF/COMP(2019)14/en/pdf).

Prananingtyas, P. (2014). Asosiasi Usaha dalam Tinjauan Hukum Persaingan Indonesia, 43(4), <https://doi.org/10.14710/mmh.43.4.2014.607-617>.

