

## Tinjauan yuridis ketentuan domestic market obligation dalam kontrak bagi hasil di Indonesia

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### Abstrak

Pada Skripsi ini akan dibahas tentang sejarah perkembangan kegiatan hulu minyak dan gas bumi di Indonesia, konsep dasar Kontrak Bagi Hasil dalam UU No. 22 Tahun 2001 tentang Minyak dan Gas Bumi, tinjauan khusus ketentuan Domestic Market Obligation, serta kendala-kendala penerapan Domestic Market Obligation dalam kegiatan usaha hulu migas Indonesia khususnya dalam Kontrak Bagi Hasil. Penulis menggunakan tipologi penelitian hukum normatif, dengan metode penelitian kepustakaan dengan melihat adanya permasalahan-permasalahan penerapan Domestic Market Obligation dalam kegiatan usaha hulu migas Indonesia khususnya dalam Kontrak Bagi Hasil. Permasalahan-permasalahan tersebut mengenai peraturan perundang-undangan yang mengatur ketentuan Domestic Market Obligation, penghitungan Domestic Market Obligation Fee, insentif Domestic Market Obligation Holiday, serta ketentuan Domestic Market Obligation untuk gas bumi.

.....This thesis explains the history of oil and gas upstream activity in Indonesia, basic concept of Production Sharing Contract in Law Number 22 Year 2001 concerning Oil and Gas, specific review of Domestic Market Obligation, and the application problems of Domestic Market Obligation in oil and gas upstream activity specially in Production Sharing Contract. Writer used the literature study to the application problems of Domestic Market Obligation in oil and gas upstream activity specially in Production Sharing Contract. The problems are the law about Domestic Market Obligation, the counting of Domestic Market Obligation fee and the incentive of Domestic Market Obligation Holiday, and the prescription of gas Domestic Market Obligation.