

Akibat hukum pembatalan Undang-Undang Nomor 17 tahun 2012 tentang perkoperasian terhadap koperasi serba usaha yang sudah mengubah unit simpan pinjam menjadi koperasi simpan pinjam = Legal consequences about cancellation The Cooperative Act No. 17 of 2012 to the paced business cooperative which has changed the savings and loans units into credit union

Septuti Mega Posroito, author

Deskripsi Lengkap: <https://lib.ui.ac.id/detail?id=20402463&lokasi=lokal>

Abstrak

Unit Simpan Pinjam (USP) dalam Undang-Undang Nomor 25 Tahun 1992 tentang Perkoperasian (UU lama) berbeda dengan USP dalam Undang-Undang No. 17 Tahun 2012 tentang Perkoperasian (UU baru). UU baru secara tegas melarang penyelenggaraan USP yang diatur dalam Peraturan Pemerintah No. 9 Tahun 1995 tentang Pelaksanaan Kegiatan Usaha Simpan Pinjam oleh Koperasi sebagai peraturan pelaksana dari UU lama. Ketika UU baru diberlakukan, beberapa koperasi Indonesia yang menjalankan USP telah menaati pemisahan USP menjadi Koperasi Simpan Pinjam. Namun, dengan keluarnya putusan Pembatalan UU Perkoperasian baru dan memberlakukan UU Perkoperasian lama, menimbulkan persoalan baru bagi koperasi yang telah melakukan penyesuaian dengan UU Perkoperasian baru.

.....

Savings and Loans Units in The Cooperative Act No. 25 of 1992 is different with Savings and Loans Units in The Cooperative Act No. 17 of 2012. The Cooperative Act No. 17 of 2012 definitely prohibits about Savings and Loans Units implementation which stipulated in Government Regulations No. 9 of 1995 about Implementation of Business Savings and Loans by The Cooperative. When The Cooperative Act No. 17 of 2012 enacted, several cooperatives which have Savings and Loans Units in Indonesian have obeyed the rules of The Cooperative Act No. 17 of 2012 to separating The Savings and Loans Unit into Credit Unions. However, by the cancellation the new Cooperatives Act and enact the previous Cooperative Act "The Cooperative Act No. 25 of 1992, has created new problems to the cooperative that have adjusted to the new Cooperative Act. The cooperative must re-commit the changes to re-adjust the setting according to the Cooperative Act No. 25 of 1992 again.