

Aspek hukum pendirian perseroan terbatas dengan persekutuan komanditer sebagai modal perseroan (studi kasus perseroan terbatas X = Legal aspect of establishment of a limited liability company with a limited partnership as capital of the company case study limited liability company X

Karizza Rakmavika, author

Deskripsi Lengkap: <https://lib.ui.ac.id/detail?id=20414647&lokasi=lokal>

Abstrak

Tak jarang pengusaha membentuk persekutuan komanditer ketika memulai kegiatan usaha. Seiring berkembangnya kegiatan usaha tak jarang dilakukan restrukturisasi menjadi perseroan terbatas dengan memasukan persekutuan komanditer sebagai modal perseroan terbatas. Namun minimnya peraturan memasukan persekutuan komanditer sebagai modal perseroan terbatas menyebabkan terjadinya ketidakpastian hukum. Dengan demikian, dibutuhkan ketentuan yang mengatur prosedur pemasukan persekutuan komanditer sebagai modal perseroan terbatas. Penulisan tesis menggunakan penelitian kualitatif dengan metode yuridis normatif.

.....It is common for entrepreneurs to establish a limited partnership (commanditaire vennootschap) when starting a business. As the development of its business activities, it is often the limited partnership be restructured into a limited liability company by subscribing the limited partnership into the limited liability company's capital. However, the lack of regulation regarding the subscription of a limited partnership into a limited liability company's capital has caused legal uncertainty. Therefore, it is necessary to have a regulation which governs about the subscription of a limited partnership into a limited liability company's capital. This thesis is using qualitative research with normative juridical method.