

**Analisis perjanjian pengadaan barang/jasa pemerintah: studi putusan Mahkamah Agung nomor 1574 K/Pdt/2011 = Analysis to government procurement of goods and services agreement Indonesian supreme court decision number 574 K/Pdt/2011**

Himamul A`La, author

Deskripsi Lengkap: <https://lib.ui.ac.id/detail?id=20458667&lokasi=lokal>

---

Abstrak

Tujuan dari penelitian ini adalah untuk menganalisis mengenai perjanjian pengadaan barang/jasa pemerintah di Indonesia. Objek dalam penelitian ini adalah putusan Mahkamah Agung Nomor 1574 K/PDT/2011 mengenai gugatan PT Helga Prima Contractor melawan Pemerintah Kota Bekasi tentang sah atau tidaknya perjanjian pengadaan barang/jasa pemerintah diantara para pihak. Metode penelitian skripsi ini adalah yuridis normatif.

Hasil penelitian ini menunjukkan bahwa pengadaan barang/jasa pemerintah terjadi dalam beberapa bidang hukum seperti hukum administrasi negara, hukum perdata, dan hukum persaingan usaha. Sebagai sebuah perjanjian maka perjanjian pengadaan barang/jasa pemerintah harus tunduk pada ketentuan hukum perdata.

.....The purpose of this research is to analyze the agreement of procurement by government in Indonesia. The object of this research is the Supreme Court Decision Number 1574 K PDT 2011 between PT Helga Prima Contractor against City of Bekasi rsquo s Government about the legalization of the agreement of procurement by government between the parties. This research method is normative juridical. Secondary data obtained from books, previous studies, and related legislative products.

The results of this research indicate that the procurement of government occurs in several areas of law such as state administrative law, civil law, and business competition law. As an agreement, the procurement is ruled by the Indonesian civil law system.