

# Pemanfaatan Teknologi Informasi dalam Pembentukan Peraturan Menteri (E-Government) Guna Mewujudkan Good Governance (Studi di Kementerian Keuangan) = Utilization of Technology and Information in the Formation of Ministerial Regulations (E-Government) to Realize Good Governance (Study at the Ministry of Finance)

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## Abstrak

Pasca berlakunya Pasal 97B Undang-Undang Nomor 13 Tahun 2022 tentang Perubahan Kedua Atas Undang-Undang Nomor 12 Tahun 2011 tentang Pembentukan Peraturan Perundang-undangan, memberikan legalitas atas pelaksanaan pemanfaatan teknologi informasi dalam pembentukan peraturan perundang-undangan yang tentunya diharapkan dapat memperbaiki kualitas peraturan di Indonesia. Kementerian Keuangan selaku salah satu kementerian yang memprakarsai suatu peraturan, meresponnya dengan menerbitkan aturan yang mengakomodir mengenai pembentukan peraturan menteri secara elektronik dan membangun sistem yang digunakan untuk memproses pembentukan peraturan menteri secara elektronik. Berdasarkan hal tersebut, permasalahan yang perlu diteliti lebih lanjut adalah bagaimana implementasi pemanfaatan teknologi informasi dalam pembentukan peraturan menteri (e-government) di Kementerian Keuangan serta bagaimana pemanfaatan teknologi informasi dalam pembentukan peraturan menteri (e-government) di Kementerian Keuangan guna mewujudkan good governance? Dengan menggunakan metode penelitian hukum doktrinal diperoleh hasil yang menunjukkan bahwa pemanfaatan teknologi informasi dalam pembentukan Peraturan Menteri (e-government) di Kementerian Keuangan telah tersedia meliputi seluruh tahapan pembentukan peraturan, namun demikian terdapat hambatan dalam implementasinya. Pemanfaatan teknologi informasi dalam pembentukan Peraturan Menteri sebagai penerapan e-government perlu dilakukan dengan menerapkan prinsip-prinsip good governance sehingga cita-cita besar bangsa untuk mewujudkan tujuan nasional dapat tercapai.

.....After the enactment of Article 97B of Law Number 13 of 2022 concerning the Second Amendment to Law Number 12 of 2011 concerning the Formation of Legislative Regulations, it provides legality for the implementation of the use of information technology in the formation of statutory regulations which is of course expected to improve the quality of regulations in Indonesia. The Ministry of Finance, as one of the ministries that initiated a regulation, responded by issuing regulations that accommodate the formation of electronic ministerial regulations and building a system used to process the formation of ministerial regulations electronically. Based on this, the problem that needs further research is how to implement the use of information technology in the formation of ministerial regulations (e-government) in the Ministry of Finance and how to use information technology in the formation of ministerial regulations (e-government) in the Ministry of Finance in order to realize good governance? By using the doctrinal legal research method, results were obtained which showed that the use of information technology in the formation of Ministerial Regulations (e-government) in the Ministry of Finance was available covering all stages of regulation formation, however there were obstacles in its implementation. The use of information technology in the formation of Ministerial Regulations as an implementation of e-government needs to be carried out by applying the principles of good governance so that the nation's great aspirations to realize

national goals can be achieved.