

THE ARRANGEMENT OF CORPORATE SOCIAL RESPONSIBILITY (CSR) WITHIN THE NORM OF POSITIVE LAW IN INDONESIA

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ABSTRACT

The CSR issue is very essential matter to be examined in terms of its law arrangement. All this time, the practice of CSR by corporation had been philanthropically ones, not the obligation of law.

There are several problems concerning this research, namely (1) Why is CSR very important to be arranged within the norm of positive law in Indonesia?, and (2) How is the arrangement of CSR within the norm of positive law in Indonesia?

This research is normative law research using conceptual approach. The subject matter of this research is consisted of primary and secondary data. The secondary data used here is material of primary, secondary, and tertiary law. The primary data is gained from field research at PT Sari Husada and PT Honda by means of interviewing informant and respondent using descriptive-qualitative as analysis technique.

From what have been mentioned above, it can be concluded that (1) CSR is very important to be arranged in the norm of positive law as a law obligation because there is an argument that can be formed juridical, philosophically, and sociologically. This matter is in accordance with concept of forming law; (2) The arrangement of Csr should be arranged in law. The material arranged is the one related to issues within the scope of CSR which generally connected with basic right matter.

Keywords: Corporate, CSR, Philanthropy/Charity