## **CHAPTER FIVE**

## **CONCLUSION AND RECOMENDATIONS**

## A. Conclusion

The implementation of International Disaster Response Laws of Indonesia during the disaster emergency response clearly gives an opportunity for the international organization and foreign non-governmental organization to violated the sovereignty of Indonesia. The violation of Indonesian sovereignty may be done by means of unlawful actions by the International organization and foreign non-governmental organizations, e.g., the INGOs continued conducting their own assessments following the passing of the law without cooperation with the government. It happened due to the provision of Article 50 Paragraph 1 of Law No. 24 of 2007 on Disaster Management and Article 8 of the Government Regulation No. 23 of 2008 on Participation of International Organizations and Foreign Non-Government Organizations in Disaster Management that gives an opportunity to do that.

## **B.** Recommendations

From the previous conclusion, the author would like give a suggestion as follows: Indonesia should have a better system of disaster management in terms of personal capacity to deal with foreign element the various levels of entry point of international assistance and build a better prepared disaster management at the district and the provincial level to response the international assistance during disaster response.