

Perlindungan hukum terhadap kreditur (Bank) dan debitur (Nasabah) dalam perjanjian kredit tanpa agunan (KTA) bank X

Nurjanatul Fajriyah, author

Deskripsi Lengkap: <https://lib.ui.ac.id/detail?id=20298124&lokasi=lokal>

Abstrak

The business aspect of banking 's credit in Indonesia recently comply under Law number 1992 regarding Banking and several regulations issued by Bank Indonesia (Central Bank) with also under genera norms of Indonesian Civil Law (third book). The author here presents analyses concerning unsecured loan case that has practiced by Standard Chartered Bank in Jakarta. Unsecured loan which has been practiced is also has intrinsic risk, even under general principle of Indonesian Civil Law has stipulated that the. whole of debtor's property (bath immovable and movable) which possessed or will own later become security for his/her debts made.