

Perlindungan program komputer di bidang teknologi : perspektif Undang-Undang Paten di Indonesia = Legal protection of computer program : perspective of Patent Law in Indonesia

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Abstrak

Skripsi ini berisi tentang perlindungan program komputer di bidang teknologi dilihat dari perspektif undang-undang paten di Indonesia. Pokok permasalahan terdapat pada apakah Undang-Undang Paten di Indonesia memungkinkan untuk memberikan perlindungan terhadap program komputer yang dimana di Indonesia selama ini suatu program komputer dilindungi dengan Undang-Undang Hak Cipta. Selain itu ditinjau pula kemungkinan terjadi perlindungan ganda (double protection) yaitu dengan rezim hak cipta dan paten sekaligus terhadap suatu program komputer. Penelitian ini adalah penelitian yuridis-normatif dimana sumber data diperoleh dari data sekunder dan dianalisis secara kualitatif. Hasil penelitian menunjukkan bahwa terdapat kemungkinan Program komputer dilindungi dengan Undang-Undang Paten namun tetap harus dilihat secara substansial bahwa program komputer tersebut memenuhi syarat-syarat paten dan memiliki fungsi paten.

.....This focus of this study is about the legal protection of computer programs is seen from the perspective of patent law in Indonesia. The subject matter is contained in the Patents Act in Indonesia makes it possible to provide protection to computer programs which in Indonesia is a computer program protected by Copyright Law. In addition it also reviewed the possibility of (double protection) to protect the computer programs. This research is a juridical-normative which source data obtained from secondary and analyzed qualitatively. The results showed that there is a possibility of a computer program is protected by patent law, but remains to be seen that a computer program substantially meets the requirements patents and has patents functions.