

Perlindungan hukum pemegang saham publik atas pelanggaran laporan dokumen emiten di pasar modal indonesia = Legal protection of public shareholders upon abuse report issuer documents in Indonesian capital market

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Abstrak

[Penerapan prinsip-prinsip tata kelola perusahaan yang baik oleh emiten merupakan pendukung pertumbuhan ekonomi suatu negara. Setiap emiten memiliki kewajiban kepada pemegang saham publik untuk melakukan prinsip-prinsip tata kelola yang baik kepada para pemegang sahamnya. Prinsip-prinsip tata kelola yang baik dapat dilakukan dengan berbagai cara, salah satunya yaitu laporan dokumen yang diumumkan kepada publik, akan tetapi, masih banyak emiten yang lalai atau sengaja memberikan laporan yang terlambat dan atau tidak sesuaiya isi laporan dengan kondisi emiten tersebut. Tidak menerapkan prinsip-prinsip tata kelola perusahaan yang baik merupakan pelanggaran di dunia pasar modal bahkan bila suatu emiten terus-menerus melakukan pelanggaran dapat dikategorikan suatu kejahatan di bidang pasar modal. Hal tersebut sering terjadi disebabkan oleh karena rendahnya sanksi yang dapat dikenakan kepada emiten yang lalai melakukannya, rendahnya kuantitas penyidik di bidang pasar modal, dan rendahnya pengetahuan pemegang saham publik atas prinsip-prinsip tata kelola perusahaan yang baik.

.....The application of the principles of good corporate governance by listed companies are supporting a country's economic growth. Each issuer has an obligation to shareholders to do the principles of good governance to its shareholders. The principles of good governance can be done in various ways, one of which is a report that documents be made public, however, still a lot of issuers who are negligent or deliberately delayed reporting and content of the report or incompatibility with the condition of the issuer. Not to apply the principles of good corporate governance is an infringement on the world capital markets even if an issuer's continuous violations can be categorized a crime in the capital market. It is often caused by the lack of sanctions that can be imposed on issuers who fails to do so, the low quantity of investigators in the field of capital markets, and lack of knowledge of public shareholders on the principles of good corporate governance., The application of the principles of good corporate governance by listed companies are supporting a country's economic growth. Each issuer has an obligation to shareholders to do the principles of good governance to its shareholders. The principles of good governance can be done in various ways, one of which is a report that documents be made public, however, still a lot of issuers who are negligent or deliberately delayed reporting and content of the report or incompatibility with the condition of the issuer. Not to apply the principles of good corporate governance is an infringement on the world capital markets even if an issuer's continuous violations can be categorized a crime in the capital market. It is often caused by the lack of sanctions that can be imposed on issuers who fails to do so, the low quantity of investigators in the field of capital markets, and lack of knowledge of public shareholders on the principles of good corporate governance.]