

Penerapan ketentuan pasal 50 huruf (B) undang-undang nomor 5 tahun 1999 terhadap pelaksanaan usaha berdasarkan sistem waralaba (Kajian terhadap perjanjian waralaba PT. X)

Amsyiah Purnamasari, author

Deskripsi Lengkap: <https://lib.ui.ac.id/detail?id=20418553&lokasi=lokal>

Abstrak

[Tesis ini mengkaji perjanjian franchise PT. X terhadap penerapan pasal 50 huruf (b) undang-undang nomer 5 tahun 1999 tentang Larangan Praktek Monopoli dan Persaingan Usaha tidak Sehat. Penelitian ini adalah penelitian hukum normative kualitatif. Hasil penelitian menunjukan bahwa penerapan pasal 50 huruf (b) tidak dapat diterapkan secara mutlak dan perlu adanya tindakan yang dilakukan oleh Komisi Pengawas Persaingan terhadap perjanjian waralaba yang melanggar ketentuan pasal 50 huruf (b) undang-undang nomor 5 tahun 1999.

.....This thesis examines the franchise agreement PT. X to the application of Article 50 (b) Law No. 5 Year 1999 concerning Prohibition of Monopolistic Practices and Unfair Business Competition. This study is a qualitative normative legal research. The results of this study indicate that the application of Article 50 (b) can not be applied absolutely, and there needs to be action taken by the Commission against the franchise agreement that violates the provisions of Article 50 (b) Act No. 5 of 1999.;This thesis examines the franchise agreement PT. X to the application of Article 50 (b) Law No. 5 Year 1999 concerning Prohibition of Monopolistic Practices and Unfair Business Competition. This study is a qualitative normative legal research. The results of this study indicate that the application of Article 50 (b) can not be applied absolutely, and there needs to be action taken by the Commission against the franchise agreement that violates the provisions of Article 50 (b) Act No. 5 of 1999., This thesis examines the franchise agreement PT. X to the application of Article 50 (b) Law No. 5 Year 1999 concerning Prohibition of Monopolistic Practices and Unfair Business Competition. This study is a qualitative normative legal research. The results of this study indicate that the application of Article 50 (b) can not be applied absolutely, and there needs to be action taken by the Commission against the franchise agreement that violates the provisions of Article 50 (b) Act No. 5 of 1999., This thesis examines the franchise agreement PT. X to the application of Article 50 (b) Law No. 5 Year 1999 concerning Prohibition of Monopolistic Practices and Unfair Business Competition. This study is a qualitative normative legal research. The results of this study indicate that the application of Article 50 (b) can not be applied absolutely, and there needs to be action taken by the Commission against the franchise agreement that violates the provisions of Article 50 (b) Act No. 5 of 1999.]