

TABLE OF CONTENT

ENDORSEMENT	I
STATEMENT OF ANTI-PLAGIARISM.....	III
FOREWORD	IV
ABSTRACT	VIII
INTISARI.....	IX
TABLE OF CONTENT	II
LIST OF FIGURES	V
INTRODUCTION.....	2
A. BACKGROUND.....	2
B. RESEARCH QUESTIONS.....	10
C. RESEARCH OBJECTIVE	10
1. <i>Subjective Purpose</i>	10
2. <i>Objective Purpose</i>	10
D. GUARANTEE OF AUTHENTICITY	11
1. <i>Penggunaan Doktrin SEE Dalam Hukum Persaingan Usaha di Indonesia by Wida Artaningrum and Veri Antoni</i>	11
2. <i>Reformulasi Penggunaan SEE Doctrine Dalam Hukum Persaingan Usaha di Indonesia by Andi Tanaka</i>	13
E. BENEFITS OF RESEARCH.....	14
1. <i>Academic Purpose</i>	15
2. <i>Practical Purpose</i>	15
LITERATURE REVIEW.....	16
A. COMPETITION LAW REGIME IN INDONESIA	16
1. <i>Establishment of the Indonesian Competition Law</i>	17
2. <i>Commission for the Supervision of Business Competition</i>	20
B. COMPETITION LAW REGIME IN EUROPE	23
1. <i>Establishment of the European Competition Law</i>	23
2. <i>Enforcement of European Competition Law</i>	25
C. SINGLE ECONOMIC ENTITY DOCTRINE.....	27
1. <i>SEE in Indonesia</i>	27
2. <i>SEE in Europe</i>	29
RESEARCH METHODOLOGY	31
A. TYPES OF RESEARCH.....	31

B. TYPES OF DATA.....	31
1. Primary Legal Sources.....	31
2. Secondary Legal Sources	31
3. Tertiary Legal Sources.....	32
C. DATA COLLECTION METHOD	32
D. DATA ANALYSIS / ANALYTICAL APPROACH	32
E. LIMITATIONS AND RESOLUTIONS	33
RESEARCH RESULT AND ANALYSIS.....	34
A. CASES INVOLVING THE INDONESIA COMPETITION LAW IN APPLYING THE SINGLE ECONOMIC ENTITY DOCTRINE IN EXTRATERRITORIAL CASES	34
1. Case Decision 07/KPPU-L/2007 also known as “Temasek Case”	34
2. Case Decision 03/KPPU-L/2008 also known as “Astro Case”.....	44
B. THE THRESHOLD OF INDONESIAN COMPETITION LAW IN APPLYING SEE DOCTRINE IN EXTRATERRITORIALITY CASES.....	54
1. Management Representation.....	63
2. Influence.....	66
3. Access To Confidential Information.....	70
C. THE THRESHOLD OF EUROPEAN COMPETITION LAW IN APPLYING SEE DOCTRINE	71
1. Ownership	74
2. Decisive Influence	78
3. Market Integration	79
D. IMPOSING SANCTION TOWARDS EXTRATERRITORIAL ACTORS USING SEE DOCTRINE IN INDONESIA	81
E. IMPOSING SANCTION TOWARDS EXTRATERRITORIAL ACTORS USING SINGLE ECONOMIC ENTITY DOCTRINE IN EUROPE	83
CLOSURE	86
A. CONCLUSION.....	86
1. The Extent of Indonesian Competition Law in applying the threshold of usage of the SEE Doctrine in competition Cases.....	86
2. Comparing the threshold of application of SEE in Indonesia and in Europe.....	87
3. Comparing the Application of SEE in Indonesia and in Europe ... Error! Bookmark not defined.	
F. RECOMMENDATIONS	88
1. For KPPU	88

2. <i>For Indonesian Legislative Bodies</i>	89
3. <i>For Multinational Companies</i>	89
BIBLIOGRAPHY	91