

	Page
APPROVAL PAGE	i
TABLE OF CONTENT	1
CHAPTER I	3
INTRODUCTION	3
A. Background	3
B. Research Questions	7
C. Research Objectives	8
D. Originality of Research	9
E. Benefits of Research.....	12
CHAPTER II	13
THEORITICAL FRAMEWORK	13
A. Monopoly Practices and Unfair Business Competition	13
1. Definition of Monopoly Practices and Unfair Business Competition	13
2. Forms of Monopoly Practices and Unfair Business Competition	16
3. Prohibited Activities in the Antimonopoly Law and Unfair Business Competition	17
4. Prohibited Agreements in the Law on Monopoly Practices and Unfair Business Competition.....	19
B. Business Competition Supervisory Commission	26
C. Agreement	28
1. Definition of Agreement.....	28
2. Principles of Agreement	29
3. Validity Requirements of an Agreement	30
CHAPTER III	32
RESEARCH METHOD	32
A. Type of Research.....	32
B. Types of Data	32
1. Primary Legal Source	32
2. Secondary Legal Source	33
3. Tertiary Legal Source	33
C. Data Collection Method	33
D. Data Analysis	33
CHAPTER IV	35
ANALYSIS	35



UNIVERSITAS
GADJAH MADA

Analysis of The Alleged Monopoly Practices and Unfair Business Competition In The Cooperation Between PT Solusi Transportasi Indonesia and PT Teknologi Pengangkutan Indonesia (Study of Decision

No.468/PDT.P/2020/PN.JKTSEL)

Dafa Fabian Rahmanda Arief, Prof. Dr. Drs.Paripurna, S.H., M.Hum., LL.M.

- A. Contributing Factors in KPPU Decisions and District Court Decisions in the Application of Law No. 5 of 1999 on The Alleged Monopolistic Practices and Unfair Business Competition Between PT Solusi Transportasi Indonesia and PT Teknologi Pengangkutan Indonesia 35
- B. Judicial Legal Considerations that Fulfil a Sense of Justice and Benefit in KPPU Decisions and District Court Decisions Through the Implementation of Law No. 5 Year 1999 in the case of PT Solusi Transportasi Indonesia and PT Teknologi Pengangkutan Indonesia56

CHAPTER V.....66

CONCLUSION66

- A. Conclusions66
- B. Suggestions.....67

REFERENCE.....68