

TABLE OF CONTENTS

ENDORSEMENT	i
APPROVAL	ii
STATEMENT OF ANTI-PLAGIARISM	iii
FOREWORD	iv
TABLE OF CONTENTS	vii
ABSTRACT	ix
INTISARI	x
CHAPTER I INTRODUCTION	1
A. Background.....	1
B. Research Questions.....	8
C. Guarantee of Authenticity.....	8
D. Research Goal.....	12
E. Benefit of Research	13
CHAPTER II THEORETICAL REVIEW	15
A. Overview of International Arbitration	15
1. General Concept of International Arbitration	15
2. Overview of the International Arbitration Legal Framework in Indonesia.....	16
3. Overview of the International Arbitration Legal Framework under the NYC.....	17
B. Overview of Foreign Arbitral Awards	19
1. General Concept of Foreign Arbitral Awards	19
2. Enforcement of Foreign Arbitral Awards.....	20
3. Non-Enforcement of Foreign Arbitral Awards	27
CHAPTER III RESEARCH METHOD	35
A. Type of Research	35
B. Research Data	36
C. Data Collection Method	37
D. Data Analysis.....	38
CHAPTER IV RESEARCH RESULT AND ANALYSIS.....	40

A. Interpretation of the Public Policy Exception as Grounds to Refuse Enforcement of the Arbitral Award in <i>Sumi Asih v. Vinmar Overseas</i>	40
B. Application of the Public Policy Exception in <i>Sumi Asih v. Vinmar Overseas</i> : A Comparison with Indonesian and International Practices	47
C. Lessons learned from <i>Sumi Asih v. Vinmar Overseas</i> : How Indonesia Should Construe the Public Policy Exception and Its Relation to <i>Ultra Petita</i> Foreign Arbitral Awards	66
CHAPTER V CLOSURE	85
A. Conclusion	85
B. Recommendation	87
BIBLIOGRAPHY	90