

**PERLINDUNGAN HUKUM BAGI INVESTOR PEMBELI REKSADANA
MELALUI ONLINE
(STUDI KASUS TERHADAP TRANSAKSI JUAL BELI REKSADANA
BERBENTUK KONTRAK INVESTASI KOLEKTIF
MELALUI ONLINE PADA PT. DANAREKSA
INVESTMENT MANAGEMENT)**

Intisari

Oleh :

Miftakhur Rokhman Habibi¹. Nindyo Pramono.²

Penelitian ini bertujuan untuk mengetahui dan memahami Perlindungan Hukum Bagi Investor Pembeli Reksadana berbentuk Kontrak Investasi Kolektif Melalui Online, dengan mengetahui hubungan hukum antara Manajer Investasi dan Investor menurut ketentuan Undang-undang No. 8 Tahun 1995 tentang Pasar Modal dan pertanggungjawaban Manajer Investasi terhadap Unit Penyertaan pada Reksadana.

Penelitian ini bersifat yuridis normatif untuk mengetahui aspek normatif yang seharusnya diterapkan. Data yang digunakan adalah data sekunder yang dikumpulkan dengan cara studi kepustakaan dan dibantu dengan data primer dengan wawancara, kemudian diolah, dianalisis secara kualitatif dan hasilnya dikaji secara deskriptif.

Hasil dari penelitian ini menunjukkan bahwa perlindungan hukum bagi investor pembeli Reksa Dana melalui online sudah cukup memadai. Hal ini telah diatur dalam Undang-undang No. 8 Tahun 1995 tentang Pasar Modal. Hubungan hukum antara Manajer Investasi dan Investor menurut ketentuan Undang-undang No. 8 Tahun 1995 tentang Pasar Modal dalam transaksi jual beli reksadana melalui online adalah didasarkan atas suatu perjanjian, yakni tertuang dalam kontrak investasi kolektif yang dibuat antara Manajer Investasi dan Bank Kustodian yang mengikat Investor. Adapun tanggung jawab PT. Danareksa Investment Management selaku Manajer Investasi terhadap unit penyertaan yang dimiliki oleh Investor pembeli reksadana yaitu melaksanakan redemption (pencairan atau penjualan reksadana) yang diminta investornya, pengurusan pembelian kembali (pelunasan) unit penyertaan para investor diserahkan kepada Bank Kustodian yang ditunjuk oleh Manajer Investasi dan melakukan pembayaran/pelunasan terhadap pelunasan unit penyertaan yang dijual kembali oleh Investor.

Kata Kunci : Perlindungan Hukum, Investor, Reksa Dana, Online

¹ Mahasiswa Program Magister Ilmu Hukum Konsentrasi Hukum Bisnis Fakultas Hukum Universitas Gadjah Mada.

² Dosen Hukum Bisnis pada Fakultas Hukum Universitas Gadjah Mada Yogyakarta, Jalan Sosio Justisia, Bulaksumur, Yogyakarta.

**LEGAL PROTECTION FOR MUTUAL FUND BUYER INVESTOR BY
ONLINE SYSTEM
(CASE STUDIES ON TRANSACTIONS OF SALE AND PURCHASE OF
MUTUAL FUNDS IN THE FORM OF COLLECTIVE INVESTMENT
CONTRACTS BY ONLINE SYSTEM ON PT. DANAREKSA
INVESTMENT MANAGEMENT)**

Abstract

By :
Miftakhur Rokhman Habibi¹. Nindyo Pramono²

This study aims to know and understand the Legal Protection for Investors of Mutual Fund buyers in the form of Collective Investment Contracts Through Online, by knowing the legal relationship between investment manager and investor according to the provisions of Law no. 8 of 1995 concerning Capital Market and Accountability of Investment Manager to Participation Units in Mutual Funds.

This research is normative juridical to know the normative aspect which should be applied. The data used are secondary data collected by library study and assisted with primary data by interview, then processed, analyzed qualitatively and the results were studied descriptively.

The results of this study indicate that the legal protection for mutual fund buyer investors through online is sufficient. This has been regulated in Law no. 8 of 1995 concerning Capital Market. Legal relationship between investment manager and investor on transactions of sale and purchase of mutual funds in the form of collective investment according to the provisions of Law no. 8 of 1995 concerning the Capital Market is based on an agreement, which is stated in the collective investment contract made between the Investment Manager and the Custodian Bank that bind the investor. The responsibility of PT. Danareksa investment management as the investment manager of mutual fund owned by the mutual fund buyer that is conducting redemption (mutual or mutual fund sales) requested by the investor, redemption of investment unit is submitted to the Custodian Bank appointed by the Investment Manager and makes payment / redemption of redemption of Investor's resale units.

Keywords : Legal Protection, Investors, Mutual Funds and Online.

¹ Student Master of Law, Business Law Concentration, Faculty of Law, Universitas Gadjah Mada.

² Lecturer in Business Law, Faculty of Law, Universitas Gadjah Mada. Jalan Sosio Justisia, Bulaksumur, Yogyakarta.