

TABLE OF CONTENTS

APPROVAL	<i>i</i>
STATEMENT OF ANTI-PLAGIARISM	<i>ii</i>
ACKNOWLEDGEMENTS	<i>iii</i>
ABSTRACT	<i>v</i>
INTISARI	<i>vi</i>
CHAPTER I	9
A. Underlying Background.....	9
B. Research Questions.....	14
C. Research Objectives	14
1. Objective Purposes.....	15
2. Subjective Purposes.....	15
D. Statement of Authenticity	15
E. Benefits of Research.....	21
CHAPTER II	23
A. Definition of Big Data in General and in Indonesia	23
B. Procedure to File Claim on Deletion of Personal Data in Indonesia, European Union, and Brazil	25
1. Indonesia	25
2. European Union	29
3. Brazil.....	30
C. Definition of Personal Data in Indonesia and Other Countries.....	31
1. Indonesia	31
2. European Union	31
3. Brazil.....	33
D. Data Protection in Indonesia	33
E. Erasure and Delisting of Big Data in Indonesia	37
F. ERASURE AND DELISTING OF DATA IN OTHER COUNTRIES.....	37
1. European Union	37
2. Brazil.....	39
CHAPTER III	41
A. Characteristic of Research	41

B. Source of Data.....	41
C. Data Collection Method.....	43
D. Type of Research	44
E. Data Analysis	44
CHAPTER IV.....	45
A. Legal Rationale of Construction in Indonesian Law to Require Court Approval When Requesting Erasure and Delisting of Information In Big Data	45
1. Problems in Construction of Indonesian Law when to Require Court Approval When Requesting Erasure and Delisting of Information in Big Data	45
2. The Rationale of Indonesian Law to Require Court Order When Requesting Erasure and Delisting of Information in Big Data.....	50
B. Government of Indonesia in Governing the Limitation of Information to be Eligible to be Erased and Destroyed in Big Data Under Indonesian Law	61
1. Personal Data in Indonesia	61
2. Personal Data in EU	63
3. Personal Data in LGPD	67
4. Limitation of Type of Data that may be Deleted in Indonesia.....	68
5. Indonesia shall adopt Personal Data from other countries	82
CHAPTER V.....	87
A. Conclusion	87
B. Recommendations	88
BIBILOGRAPHY.....	89