

TABLE OF CONTENTS

TITLE PAGE	i
APPROVAL PAGE	ii
ACKNOWLEDGMENT PAGE	iii
STATEMENT OF AUTHENTICITY	iv
DEDICATION	v
TABLE OF CONTENTS	vii
ABSTRACT	viii
INTISARI	ix
CHAPTER I INTRODUCTION	1
A. Background	1
B. Legal Problems	5
C. Purpose of Legal Research	5
D. Originality of Legal Research	6
E. Research Benefits	6
1. Theoretical Benefits	6
2. Practical Benefits	7
CHAPTER II THEORETICAL REVIEW	10
A. Contract Law	10
1. Definitions	10
2. Validity of Contract	12
B. Good Faith Principle	18
1. Definitions	18
2. Bad Faith Principle	20
C. Bank	21
1. Definitions	21
2. Roles and Functions of Bank	22
3. BUMN Bank	23
D. Credit Agreement	25
1. Definitions	25
2. Elements of Credit Agreement	32
3. The Termination of Credit Agreement	36
4. Working Capital Loan Agreement	38
5. Encumbrance Rights	39
CHAPTER III RESEARCH METHOD	44
A. Type of Research	44
B. Data Qualification	45
1. Library Research	45
2. Field Research	47
C. Data Analysis	49
CHAPTER IV RESEARCH RESULTS AND ANALYSIS	39

A. The Implementation of Good Faith Principle in Credit Collection Process of Working Capital Loan	50
1. The Rights and Obligations under Working Capital Loan Agreement	51
2. The Procedure of Credit Collection Process of Working Capital Loan Agreement in PT. Bank X	61
B. The Legal Consequences if The Principle of Good Faith is Ignored in Credit Collection Process	88
1. The Legal Consequence for the Debtor	90
2. Legal Consequence for the Creditor	92
CHAPTER V CLOSING	94
A. Conclusions	94
B. Recommendations	95