



FACULTY OF LAW
UNTAJ SEMARANG - INDONESIA
"BERKUALITAS" "X"

INTERNATIONAL CONFERENCE ON LAW, ECONOMY AND HEALTH
ICLEH 2020

"Development of Law, Economy, and Health in Efforts to Protect Human Rights"
January 14th - 15th 2020 - Patra Semarang Hotel and Convention, Indonesia

LETTER OF ACCEPTANCE (LoA)

Date : January 6th, 2020
To : Anak Agung Sagung Ngurah Indradewi

Dear Author,
We are pleased to inform you that your submitted abstract as specified below:

Title : VAGUE NORM ON CONDITIONS ARTICLE 60 OF LAW NUMBER 13
YEAR 2016 CONCERNING PATENTS

Author : Anak Agung Sagung Ngurah Indradewi

Email : sagungindradewi@gmail.com

Has been officially accepted for oral presentation in International Conference on Law, Economy, and Health which will be held in Semarang on January 14th - 15th, 2020.

In order to help us in organizing a well-prepared and successful international conference, please submit your full paper to our email icleh@untassmg.ac.id before January 10th, 2020 with technical writing as guided by the template on our website, your kind cooperation is highly appreciated.

Once again, thank you for your participation and we are looking forward to see you in Semarang, Indonesia.

Sincerely yours,



Dr. Sri Mulyani, S.H., M.Hum.
Chief Organizer of ICLEH 2020



ICLEH

2nd International Conference On Law, Economics and Health

Certificate

No. 020/A.13.01/1/2020

This is to certify that

Anak Agung Sagung Ngurah Indradewi

Has attended

As Presenter

2nd International Conference On Law, Economics and Health (ICLEH) 2020
“ Development Of Law, Economics and Health In Effort To Protect Human Rights “
Held at Semarang on 14th - 15th January 2020

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Universitas Padjajaran Bandung Indonesia, Lawyer Mongolia, Universitas Kebangsaan Malaysia,



Prof. Dr. Edy Lisdiyono, S.H., M. Hum.

Dean of Faculty Law Universitas 17 Agustus 1945 Semarang

Faculty of Law

University 17 Agustus 1945 Semarang presents:

2ND INTERNATIONAL CONFERENCE ON LAW, ECONOMICS, AND HEALTH

ICLEH 2020

**Development of
Law, Economics and Health
In Effort to Protect Human Rights**

Compilation of Abstract



UNIVERSITAS 17 AGUSTUS 1945
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the philosophy of the Indonesian nation, Pancasila, where this philosophy always puts forward the balance of relations, the balance of rights and obligations, and always in the process of deliberation to reach consensus for each decision-making, while still maintaining pay attention to the value of justice, humanity and Godhead. The power of coercion possessed by the state must not be in conflict with the values of Pancasila, nor can an NGO in carrying out its functions also contradict the Pancasila.

Keywords: *NGO; Authority of Forcing; Pancasila*

Vague Norm On Conditions Article 60 Of Law Number 13 Year 2016 Concerning Patents

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Abstract : Revocation of Law Number 14 of 2001 concerning Patents for the birth of the new Patent Law namely Law Number 13 of 2016 concerning Patents automatically brings fundamental changes to the regulation of Patent in Indonesia. One of them is the provision in Article 60 of Law Number 13 Year 2016 concerning Patents which states Patent Protection is proven by the issuance of Patent certificates which are retroactive since the Filing Date. Specifically in the provisions of Article 60 of Law Number 13 Year 2016 concerning Patents on the phrase "retroactive " in this case it is stated "retroactively effective from the Filing Date." The meaning of the phrase "retroactively applicable" is causing vague norm (vague norm) which results in the emergence of legal uncertainty regarding the regulation of the article. That can be said to contain interpretations of a vague norm in this case reinforced by the absence of a significant explanation and/or an explicit and directed explanation to explain a meaning of "retroactive" in the Explanatory Chapter in Article 60 of Law Number 13 Year 2016 About Patents. The information in the Elucidation Chapter of Article 60 of Law Number 13 Year 2016 concerning Patents at the end of the law only mentions Article 60 Sufficiently clear, without explaining the meaning of "Patent protection is evidenced by the issuance of Patent certificates which are retroactively effective from the Filing Date", the meaning of the phrase "retroactively applied" can cause vague norms that result in legal uncertainty regarding the regulation of article 60.

Keywords: *Vague Norm, Article 60 of Law Number 13 Year 2016, Patents.*

Distortion Of Generic And Patent Medicine In Consumer Protection Law Aspect

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Abstract : Medication consumption shall not be based upon its taste nor the needs. Consumers' ignorance on the ingredients medication consumed (as patient), indirectly lead to a dependency upon the doctor's suggestion on the medication, which may cause a misleading on clear and fair information. Indeed, in some cases this problem became worst when malpractice happened by doctors who prescribed generic brand medication but claimed as patent medication. This will also definitely impact on the higher value price paid by patients as the doctor's benefit in return. Thus, this study will examine on issues: whether consumers as patients in health services (especially on obtaining the generic and patent medication) have obtained their rights in accordance with the Consumer Protection Law (UUPK), and whether distortion of patent and generic medication occurs to consumers as patients who utilizes health services. Empirical legal research methods are used to identify those problems, and it has concluded that consumers as patients who utilizes health services (especially on obtaining the generic and patent medication) have obtained their rights in accordance with the UUPK Article 4 letters a, b and c. As the results of this study conducted