

**PELAKSANAAN PENCABUTAN IZIN USAHA PERUSAHAAN
MODAL VENTURA OLEH OTORITAS JASA KEUANGAN
(STUDI KASUS PT. PERTAMINA DANA VENTURA)**

Nita Evita

Abstrak

Modal ventura merupakan salah satu lembaga pembiayaan yang memberikan bantuan permodalan dan juga pendampingan manajemen bagi Pasangan usaha (PU). Sesuai dengan ketentuan peralihan Undang-Undang No. 21 Tahun 2011 tentang Otoritas Jasa Keuangan, sejak tanggal 31 Desember 2012, fungsi, tugas, dan wewenang pengaturan dan pengawasan kegiatan jasa keuangan di sektor Lembaga Pembiayaan beralih dari Menteri Keuangan dan Bapepam Lembaga Keuangan kepada Otoritas Jasa Keuangan. Oleh sebab itu, Perusahaan Modal Ventura dalam pelaksanaan kegiatan usahanya seperti penyertaan modal ventura, pengelolaan dana ventura, kegiatan jasa berbasis *fee*, dan kegiatan lain harus berdasarkan pengaturan dan persetujuan dari Otoritas Jasa Keuangan. Penelitian ini menggunakan metode penelitian yuridis normatif dengan sifat penulisan deskriptif analitis. Pengumpulan data dilakukan dengan studi pustaka dan wawancara. Data yang terkumpul kemudian dianalisis secara kualitatif. Tujuan penelitian adalah untuk mengetahui bagaimana peran dan wewenang Otoritas Jasa Keuangan dalam pelaksanaan pencabutan izin usaha PT. Pertamina Dana Ventura (PT.PDV) yang telah melakukan perubahan kegiatan usaha sehingga tidak lagi menjadi Perusahaan Modal Ventura.

Kata Kunci : modal ventura, kegiatan usaha, kewenangan.

**THE IMPLEMENTATION OF REVOCATION OF VENTURAL CAPITAL .
COMPANY BUSINESS LICENSES BY FINANCIAL SERVICE AUTORITY
(CASE STUDY, PT. PERTAMINA DANA VENTURA)**

Nita Evita

Abstract

Venture capital is one of the financial institutions that provide capital assistance and also management assistance for business partners (PU). In accordance with the transitional provisions of Law No. 21 of 2011 concerning the Financial Services Authority, since December 31, 2012, the functions, duties, and authority of regulating and supervising financial service activities in the Financing Institution sector have shifted from the Finance Minister and Bapepam of Financial Institutions to the Financial Services Authority. Therefore, Venture Capital Companies in carrying out their business activities such as the participation of venture capital, management of venture funds, fee-based service activities, and other activities must be based on the arrangement and approval of the Financial Services Authority. This study uses a normative juridical research method with the nature of analytical descriptive writing. Data collection is done by literature study and interviews. The collected data is then analyzed qualitatively. The aim of the study was to find out how the role and authority of the Financial Services Authority in the revocation of PT. Pertamina Dana Ventura (PT. PDV) has made changes to business activities so that it is no longer a Venture Capital Company.

Keywords: *venture capital, business activities, authority.*