

*Faculty of Law
Master of Law Program
Odd Semester 2019/2020*

***CORPORATE LIABILITY FOR INSTIGATING HAZE IN SOUTHEAST
ASIA AND ITS RELATION TO THE ASEAN AGREEMENT ON
TRANSBOUNDARY HAZE POLLUTION***

**Frisca Delfia
NPM : 17125215**

ABSTRACT

The author's goal of this study was to examine the haze occurrence in Southeast Asia for centuries, yet there is no knowledgeable approach to stipulate corporate liability for causing the haze due to slash and burn methods in land expansion efforts for its production activities. Corporation under Indonesian jurisdiction must be presumed liable according to Indonesian law. The author was interested in acquiring the corporate liability regarding the incident as ASEAN has its own agreement called the ASEAN Agreement on Transboundary Haze Pollution.

The author adopted normative study research methods and uses clinical legal research methods. To obtain secondary data, the author conducted a literature study. After the entire data collected, the data were processed and analyzed with the classification of qualitative analysis aspects with the aim of the conclusions obtained from the study that can be drawn and described descriptively.

This research explained the history of haze in Southeast Asia and its first formation due to the actions of companies in Indonesia. The haze continues to expand, and in this case, blown by the wind to neighbor countries. The final results of this study indicate that Indonesia has its own laws to arbitrate companies under its country and the theory of strict liability can be imposed on the corporation causing the haze that may result in forest fires.

Keywords: *Corporate Liability, ASEAN, Haze*