

TABLE OF CONTENT

COVER	i
APPROVAL SHEET	ii
DECLARATION SHEET	iii
PREFACE	iv
ABSTRACT	v
TABLE OF CONTENT	vii
TABLES	x
FIGURES	xi
ENCLOSURE LIST	xii
CHAPTER I INTRODUCTION	
A. Background	1
B. Research Question	5
C. Research Objectives and Benefits	
1. Objectives	5
2. Benefits	6
CHAPTER II LITERATURE REVIEW	
A. Theoretical Framework	
The legal theory of development	7
B. Conceptual Framework	
1. Definition	
a. Definition of Implementation	11

b.	Definition of Principle	13
c.	Definition of Commercial	13
d.	Definition of Agreement	14
e.	Definition of Engagement	16
f.	Definition of Performance	20
g.	Definition of Party	21
2.	History	
a.	UNIDROIT	22
b.	Private Law in Indonesia	46
c.	Singapore Law, The Law of Contract	51
3.	How to make a contract	
a.	Indonesia	53
b.	Singapore	57
	C. Legal Framework	
1.	UNIDROIT	61
2.	Indonesian Private Law	66
3.	Singapore Law, The Law of Contract	69
CHAPTER III RESEARCH METHOD		
A.	Type of Research	70
B.	Type of Data	
1.	Primary legal substance	74
2.	Secondary legal substance	76
3.	Tertiary legal substance	78

C. Source of Data	79
D. Data Analyst	80

CHAPTER IV RESEARCH FINDING AND DISCUSSION

A. Research Finding	
1. Agreement in Singapore	82
2. Agreement in Indonesia	89

B. Discussion	
1. The similarities in commercial contract between Indonesia And Singapore	100
2. The differences in commercial contract between Indonesia and Singapore	105
3. The effect by adopting UNIDROIT principles of International Commercial Contract	116
4. The effect by not adopting UNIDROIT principles of International Commercial Contracts	122

CHAPTER V CONCLUSION, LIMITATION AND RECOMMENDATION

A. Conclusion	125
B. Limitation	128
C. Recommendation	128

BIBLIOGRAPHY