

Browser tabs: (6,833 unread) - daniel.hendraw... Application of the Principles of ...

Address bar: https://mail.yahoo.com/d/folders/35/messages/AIP1IKsn4wSNYig-hw06uDmA7RE?.intl

Navigation: HOME MAIL NEWS FINANCE SPORTS ENTERTAINMENT LIFE SHOPPING YAHOO PLUS MORE... yahoo/mail PRO Upgrade Now

Search: Find messages, documents, photos or people

User: Daniel Home

Compose

the_black_... 999+
daniel.he... 999+

Inbox 999+
Unread
Starred
Drafts 119
Sent
Archive
Spam
Trash
Less
Views Hide
Photos
Documents
Subscriptions
Travel

From: <daniel.hendrawan@rocketmail.com>

To: Thomas Roth CC / BCC

Re: paper submission

Dear Daniel Hendrawan, Greetings
We are pleased to inform you that your paper has been published in the " Academic Journal of Interdisciplinary Studies " Vol. 9, Issue 4. Please find the attached final copy of your paper along with an online link from where you can access your paper online:
<https://www.richtmann.org/journal/index.php/ajis/article/view/11675>

Pada tanggal Sel, 3 Mar 2020 pukul 10.41 daniel.hendrawan@rocketmail.com <daniel.hendrawan@rocketmail.com> menulis:
dear sir,
confirm
thank you

On Monday, March 1, 2020, 12:38:56 PM GMT+7, Thomas Roth <journal.academic.publication@gmail.com> wrote:
Dear Daniel Hendrawan, Greetings
We are pleased to inform you that your article has been reviewed, and accepted for publication in "Academic Journal of Interdisciplinary Studies" vol. 9 issue 4.

Send [Attachment icons]

Settings

Sponsored Video
SPONSORED BY ADVERTISING PARTNER Learn More

Activate Windows
Sponsored Video activate Windows.
SPONSORED BY ADVERTISING PARTNER Learn More

Browser tabs: (6,833 unread) - daniel.hendraw... Application of the Principles of ...

Address bar: https://mail.yahoo.com/d/folders/35/messages/AIP1IKsn4wSNYig-hw06uDmA7RE?.intl

Navigation: HOME MAIL NEWS FINANCE SPORTS ENTERTAINMENT LIFE SHOPPING YAHOO PLUS MORE... yahoo/mail PRO Upgrade Now

Search: Find messages, documents, photos or people

User: Daniel Home

Compose

the_black_... 999+
daniel.he... 999+

Inbox 999+
Unread
Starred
Drafts 119
Sent
Archive
Spam
Trash
Less

Views Hide
Photos
Documents
Subscriptions
Travel

From: <daniel.hendrawan@rocketmail.com>

To: Thomas Roth CC / BCC

Re: paper submission

Dear Daniel Hendrawan, Greetings
We are pleased to inform you that your article has been reviewed, and accepted for publication in "Academic Journal of Interdisciplinary Studies" vol. 9 issue 4.

You are requested to verify the attached pdf camera-ready copy of your article for all the details are correct and let us know if any changes are required. It is requested to submit your comments for your article by 03 January 2020; so, that we can proceed with your paper for final publication. Moreover, you are requested to highlight all the changes in the mentioned PDF file, so that we can incorporate the changes.


Feel free to contact us if you require any assistance.


Best Regards

Pada tanggal Rab, 18 Des 2019 pukul 15:25 daniel.hendrawan@rocketmail.com <daniel.hendrawan@rocketmail.com> menulis:
Dear sir,
i want to submit paper for publication
thank you,

Send

Rich text editor: Link, Bold, Italic, Text color, Background color, Undo, Redo, Clear formatting, More options

Sponsored Video:  Sponsored Video SPONSORED BY ADVERTISING PARTNER Learn More

Sponsored Video:  Sponsored Video activate Windows. SPONSORED BY ADVERTISING PARTNER Learn More

ISSN 2281-3993 (print) ISSN 2281-4612 (online)



Academic Journal of Interdisciplinary Studies

[Home](#) / [Archives](#) / Vol. 9 No. 3 (2020): May 2020

Vol. 9 No. 3 (2020): May 2020

ISSN: 2281-3993

Vol. 9 No. 4, May 2020

Academic Journal of
Interdisciplinary Studies

**Published:** 2020-05-10

Research Articles

Balanced Scorecard: Key Tool for Strategic Learning and Strengthening in Business Organizations

Vega Falcón Vladimir, Navarro Cejas Mercedes, Cejas Martínez Magda Francisca, Mendoza Velazco Derling José

1

[PDF](#)

Challenges for the Academic Editor in the Scientific Publication

Sandro Serpa, Maria José Sá, Ana Isabel Santos, Carlos Miguel Ferreira

12

[PDF](#)

Semantic Peculiarities of the Verbs with the Highest Degree of Polysemy Denoting Conflict Actions

Oksana Ivanivna Myhalets

17

 PDF

'Honor' Killings in Misogynistic Society: A Feminist Perspective

Abdul Hadi

29

 PDF

Adaptive Strategies of External Environmental Effects in Digital Entrepreneurship in the Strategic Management Perspective

Teddy Hikmat Fauzi, Benyamin Harits, Deni Muhammad Danial, Kokom Komariah

38

 PDF

Topical Issues of Interpretation of the Criminal Procedure Norms on the Basis of Judicial Practice Taking into Account the International and Russian Components

Tatyana Gennad'evna Borodinova, Anna Alexandrovna Petrikina, Vladimir Vladimirovich Borodinov, Irina Vladimirovna Gubko

46

 PDF

Market Model with Positive Demand Curve Overthrows Marxist and Keynesian Model

Alqi Naqellari

59

 PDF

Effect of Instructional Leadership, Principal Efficacy, Teacher Efficacy and School Climate on Students' Academic Achievements

Iran Jalapang, Arumugam Raman

82

 PDF

Application of the Principles of Business Judgment in the Authoritative Function of Directors of Limited Liability Company in Singaporean and Indonesian Legal Perspectives

Daniel Hendrawan, Emilia Fitriana Dewi, Subiakto Sukarno, Isti Raafaldini Mirzanti

93

 PDF

Trying to Identify some Ancient Residences in Albania through Old Maps

Agim Shehu, Ferim Gashi, Pal Nikolli

100



Post-ISIS Era and the State Dissolution in the Middle East: Iraq as a Case

Kardo Rached, Wrya Hiwa Ali

113



Choice-less Choice in the 2019 Presidential Election: Towards the Intrigues Perfected by the Electoral System in Nigeria

Kingsley E. Okoye, Chikwado Ezugwuorie, Francisca Onah

122



Procedures for Completing Small Claims Lawsuit of Civil Cases in District Court in Indonesia

Marjo, Nanik Rofikoh

136



Linguistic Forms and Text Functions

Mimoza Hasani Pllana

141



Coastal and Marine Resource Policies and the Loss of Ethnic Identity of the Bajo Tribe

Muhammad Obie, Lahaji

147



Determinants of Capital Structure and Their Effect to Company's Value: Study in LQ 45 Companies Listed in Indonesia Stock Exchange

Andi Kartika, Sunarto Sunarto, Faisal Riza Rahman, Zaky Machmuddah

156



Territorial Branding as an Instrument for Competitiveness of Rural Development

Oleh V. Moroz, Nataliia P. Karachyna, Tetiana V. Vakar, Anna V. Vitiuk

166



Higher Education in Kosovo: Media Coverage and the Challenges

Anton Gojani, Lavdim Terziu, Osman Osmani

176



Firm Size and Tax Saving Behaviour of Listed Companies in Nigeria

Joseph U. Madugba, E. Ben-Caleb, Adedoyin I. Lawal, Uche T. Agburuga

184



Gender Specificity in Democratic Elections: International Implementability as an Exemplary for Indonesian Political Landscape

Sekar Anggun Gading Pinilih

194



[Make a Submission](#)

Journal Information

E-ISSN: 2281-4612 /**ISSN:**2281-3993

Abbreviated Title: AJIS

Frequency: 6 issues per year

DOI: 10.36941/ajis

Editor-in-Chief: Marco Cilento

First Publication: July 2012

E-mail: ajis@richtmann.org



Signatory of
DORA

Information

[For Readers](#)

[For Authors](#)

[For Librarians](#)

Copyright © 2014-2020 Richtmann Publishing Ltd. Registered In England and Wales. Reg. No. 09517713
. Reg. Office: Office 1, Forest House Business Centre, 8 Gainsborough Road, London, England, E11 1HT





Replicate Data to Snowflake


Experience a Hassle-Free, Zero-Maintenance Data Load

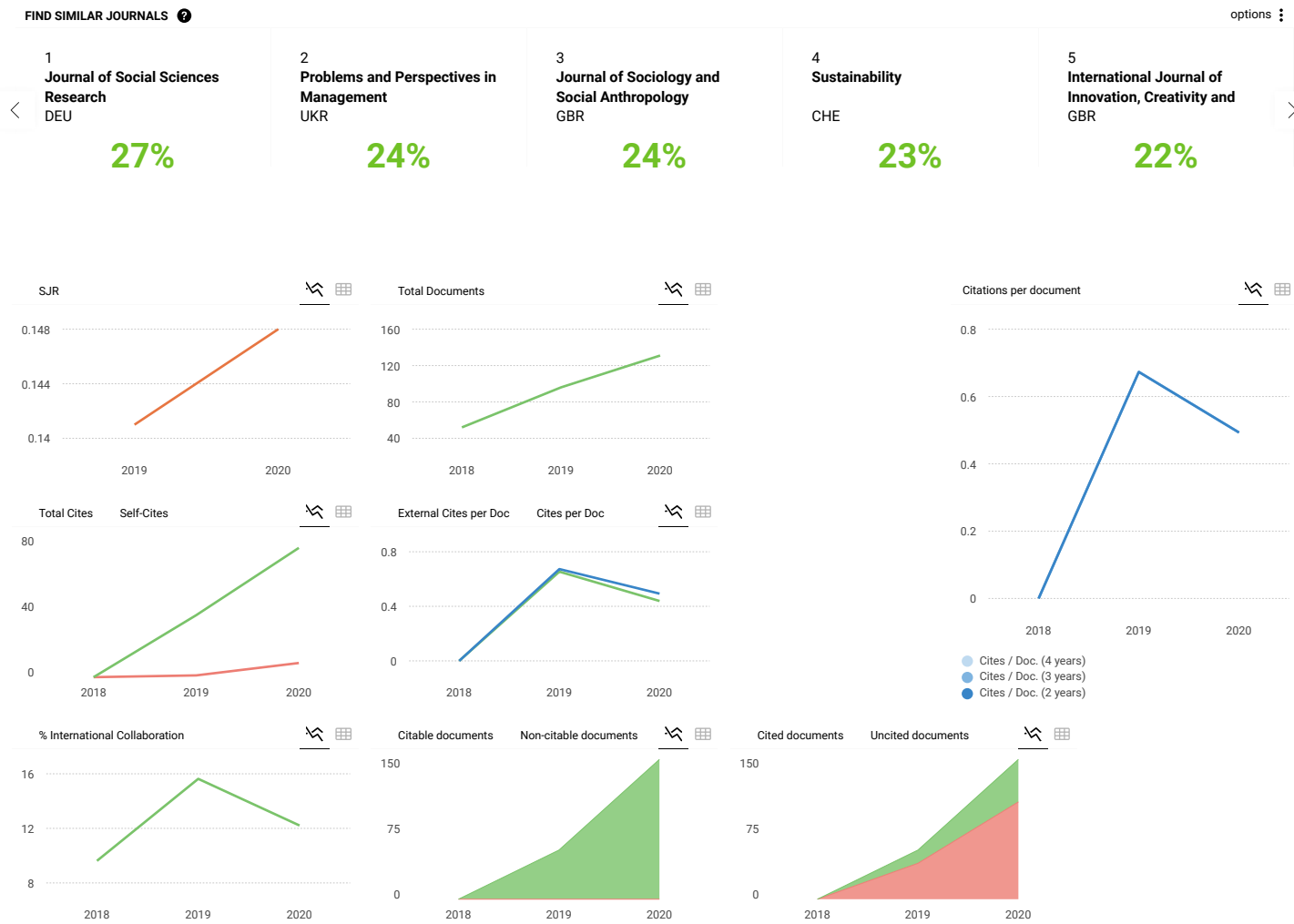
hevodata.com

[Sign Up](#)

Academic Journal of Interdisciplinary Studies

COUNTRY	SUBJECT AREA AND CATEGORY	PUBLISHER	H-INDEX
Italy	Arts and Humanities Arts and Humanities (miscellaneous)	Richtmann Publishing Ltd	5
 Universities and research institutions in Italy	Business, Management and Accounting Business, Management and Accounting (miscellaneous)		
	Economics, Econometrics and Finance Economics, Econometrics and Finance (miscellaneous)		
	Environmental Science Environmental Science (miscellaneous)		
	Social Sciences Social Sciences (miscellaneous)		
PUBLICATION TYPE	ISSN	COVERAGE	
Journals	22813993, 22814612	2018-2020	
SCOPE	Information not localized		

 Join the conversation about this journal



Academic Journal of Interdisciplinary Studies

← Show this widget in your own website

Just copy the code below and paste within your html code:

`https://www.scimagojr.com`

powered by scimagojr.com

SCImago Graphica

Explore, visually communicate and make sense of data with our new **free tool**.

Get it

Metrics based on Scopus® data as of April 2021

David 3 weeks ago

I was searching for research journals on Google and found many interesting journals, but what bothered me was the publication fee, which was too expensive. I went through the website of the journal titled "Academic Journal of Interdisciplinary Studies." The publication fee is 1280 British pounds, which is unbelievable. To me, these kinds of journals are profit-making ones, not research journals. According to my view, the people who are running these journals are not serious; they are business-minded.

reply

A Anshly Cremer 6 months ago

Great journal with interesting papers.
Very professional and tries to contribute to existing literature.

reply



Melanie Ortiz 6 months ago

SCImago Team

Dear Anshly, thanks for your participation! Best Regards, SCImago Team

T

Thaer 8 months ago

Is there an impact factor for this journal???

reply



Melanie Ortiz 8 months ago

SCImago Team

Dear Thaer, thank you very much for your comment. SCImago Journal and Country Rank uses Scopus data, our impact indicator is the SJR (Check it on our website). We suggest you consult the Journal Citation Report for other indicators (like Impact Factor) with a Web of Science data source. Best Regards, SCImago Team

A

Anna 1 year ago

Hello.

Is it correct to say this journal is indexed in 2018 and 2019 and ranked Q3 during these years? Since the indexing starts from 2018, does this mean that this journal was not indexed on Scopus in 2016?

reply



Melanie Ortiz 1 year ago

SCImago Team

Dear Anna,

Thank you for contacting us. According to Scopus database (<https://www.scopus.com/sourceid/21100897507>) this journal wasn't indexed in 2016. The Quartile's information for 2019 can be found above.

Best Regards, SCImago Team

W

Wayan 1 year ago

We found some websites for this title with the same ISSN.
<https://www.richtmann.org/journal/index.php/ajis/issue/archive>
<https://www.mcser.org/journal/index.php/ajis/issue/archive>
and
the original website based on portal ISSN
http://mcser.org/index.php?option=com_content

reply

M

Michela 1 year ago

Dear Wayan,

This journal changed the publisher last year, Richtmann is the new publisher. This information is available in the previous publisher website and the new publisher website.



Melanie Ortiz 1 year ago

SCImago Team

Dear Wayan,

Thank you for contacting us.

We inform you that all the information referring to the website of this Journal is not

available in our website (you'll see "Information not localized") due to the fact that we could not verify that information with absolute reliability.

Best Regards,
SCImago TEAM

H **heru Nugroho** 2 years ago

This journal from ITALY...?
Thank you

reply



Melanie Ortiz 2 years ago

SCImago Team

Dear Heru,
Thank you for contacting us.
SJR is a portal with scientometric indicators of journals indexed in Scopus. All the metadata (Title, ISSN, Publisher, Country, etc.) have been provided by Scopus /Elsevier and SCImago doesn't have the authority over this data which are property of Scopus/Elsevier.
We suggest you contact Scopus support regarding this matter here:

https://service.elsevier.com/app/answers/detail/a_id/14883/kw/scimago/supporthub/scopus/

Best Regards,
SCImago Team

F **Farida** 2 years ago

I want to describe my negative experience with Academic Journal of Interdisciplinary Studies. My article was submitted in June and I waited a long time for response and review. Finally I got a review in August that the article is good (in the review file there were no comments on the essence of the article, only to correct the English language, which can easily be done!), and in the e-mail from the editorial office itself that the article was rejected. I don't know why! They contradict themselves: the reviewer says it's okay, and the editorial office rejects my article!
So I do not recommend the journal for cooperation. The journal is rather vague! Apparently there are no adequate reviewers.
Correspondence with the editors is not serious, the journal is predatory.
On the fact of the questions asked, the journal is kept silent.
As a result, several months of time for a trash journal are lost.
Do not repeat my mistakes!

Regards,
Dr. Farida

reply

A **Ali** 2 years ago

I think that if a journal rejected your article is not a predatory journal, usually predatory journals are focused only for profit. Anyway i agree that more information should be given about the rejection of an article.

R **Rahmi Widyanti Rahmi Widyanti** 2 years ago

Greeting,
I have been visiting the website this journal <https://www.mcser.org/journal/index.php/ajis> and they disclosure a new website "We invite researchers to submit their original papers to the new publisher Richtmann Publishing LTD. Contact the new editor at ajis@richtmann.org or visit the website www.richtmann.org". This also answers Abdullah's question. Hopefully, this explanation is useful.
Thank you.

reply

S **SADDAM** 2 years ago
please can I know the publication fee



Melanie Ortiz 2 years ago

SCImago Team

Dear Saddam,
thank you for contacting us.
Unfortunately, we cannot help you with your request, we suggest you visit the journal's homepage or contact the journal's editorial staff, so they could inform you more deeply.
Best Regards, SCImago Team



Melanie Ortiz 2 years ago

SCImago Team

Dear Rahmi, thanks for the info! Best Regards, SCImago Team

A **Abdullah** 2 years ago
Greetings!!

I would be so grateful if you could kindly authenticate which website is the official for the journal.
As I can see, there are two websites appear online when searching:

1. <https://www.mcser.org/journal/index.php/ajis>
2. <http://www.richtmann.org/journal/index.php/ajis/Instruction>

Thank you very much!

reply



Melanie Ortiz 2 years ago

SCImago Team

Dear Abdullah,

Thank you for contacting us. Unfortunately, we could not confirm the website's information yet. It will be available as soon as we can find it.

Best Regards, SCImago Team

A **Abdullah** 2 years ago
Greeting!!

Why the 'Journal Homepage' is not indicated in the SJR site here?
Also, why the journal is not accessible through Scopus site after clicking on the 'Journal homepage' link?
Thank you for the collaboration.

reply



Melanie Ortiz 2 years ago

SCImago Team

Dear Abdullah, thank you for contacting us. We will proceed to update the journal's website information as soon as possible. Greetings from Spain and thank you for using the SCImago products, SCImago Team

C **cipta nugroho** 2 years ago
Dear Scimago team

Is the Academic Journal of Interdisciplinary Studies indexed in the Scopus?
Thank you.

reply

**Melanie Ortiz** 2 years ago

SCImago Team

Dear Cipto,

Thank you for contacting us. You'll find that information by checking "Coverage" above or consulting the Scopus database directly. Best Regards, SCImago Team

Leave a comment

Name

Email

(will not be published)

The users of Scimago Journal & Country Rank have the possibility to dialogue through comments linked to a specific journal. The purpose is to have a forum in which general doubts about the processes of publication in the journal, experiences and other issues derived from the publication of papers are resolved. For topics on particular articles, maintain the dialogue through the usual channels with your editor.

Developed by:



Powered by:



Follow us on @ScimagoJR

Scimago Lab, Copyright 2007-2020. Data Source: Scopus®

EST MODUS IN REBUS
Horatio (Satira 1.1.106)



Research Article

© 2020 Hendrawan et.al.
This is an open access article licensed under the Creative Commons
Attribution-NonCommercial 4.0 International License
(<https://creativecommons.org/licenses/by-nc/4.0/>)

Application of the Principles of Business Judgment in the Authoritative Function of Directors of Limited Liability Company in Singaporean and Indonesian Legal Perspectives

Daniel Hendrawan¹

Emilia Fitriana Dewi²

Subiakto Sukarno²

Isti Raafaldini Mirzanti³

¹Universitas Kristen Maranatha,
Bandung, Indonesia

²Universitas Padjajaran, Indonesia

³School of Business and Management,
Institut Teknologi Bandung, Indonesia

Doi: 10.36941/ajis-2020-0044

Abstract

The purpose of this study is to analyze the functions and authority of the director of limited liability company in applying business judgment principles, by taking comparative law studies in Singapore's common law and in Indonesia's civil law. By taking emphasis on the authority of directors in representing limited companies both in and out, there are several authorities that are regulated in it. This study was conducted with a comparative law approach, with descriptive qualitative analysis. The results showed that sometimes directors act outside their authority and can harm a limited liability company. On the other hand, that there are actions of the board of directors that are in accordance with their authority but still harm the limited liability company. In this case, the shareholders often hold accountable. In corporate law there is a principle of business judgment where a director cannot be held accountable if the directors are proven to have good faith. The difference between Singapore law and Indonesian law in regulating the authority of directors is the good faith assessment held by directors.

Keywords: business judgment rule, good faith, directors, Limited Liability Company, Singapore, Indonesia

1. Introduction

The dominance of the company does not only occur in Indonesia, but also in the United States and other countries. The occurrence of such conditions is because the company is believed to be able to become a means for fertilizing capital which is greater when compared to other business entities. This Limited Liability Company is a fairly developed business in Indonesia. This right can be seen from the development of the number of limited liability companies in Indonesia and also has many advantages over other business entities that are not incorporated. The reason the company is in great demand is also because of its distinctive characteristics, where the company is a capital association in

the form of an independent legal entity, which provides limited liability to its shareholders. Limitation to its shareholders is that the shareholders' responsibility is limited to shares owned in the limited liability company. Thus, the shareholders do not need to have any concern that their personal wealth will be absorbed into every tax plan made by the company.

The term Limited Liability Company consists of two words, namely company and limited. The Company refers to the Limited Liability Company capital consisting of shares. The word limited refers to the responsibility of shareholders whose extent is only limited to the nominal value of all shares held by them. So in a limited liability company has limitations on liability. This limitation of responsibility is interpreted when being held accountable to third parties. Accountability to third parties is limited only to the amount of capital that is included in a limited liability company. As a legal entity, a limited liability company that carries out business activities has certain purposes and objectives. Therefore, business activities carried out by limited liability companies are carried out in the context of realizing the aims and objectives of establishing a limited liability company. Limited liability companies are not permitted to carry out activities other than the intent and purpose of a limited liability company. The purpose and objectives are given to limit the limited liability company in conducting business activities and guarantee legal certainty for what is done in a limited liability company.

In a limited liability company there are corporate organs that carry out daily corporate activities. According to Law No. 40 of 2007 concerning Limited Liability Companies, limited liability companies have three organs, namely the General Meeting of Shareholders, Directors, and the Board of Commissioners. The General Meeting of Shareholders is a gathering place for shareholders to vote in relation to limited liability companies. The Board of Directors has the authority to regulate the problems of the company's activities every day, so here the authority of the directors to carry out and regulate the activities of the limited liability company both with other parties and inwardly. The board of commissioners is authorized to supervise the performance of directors in limited companies. In daily activities, the board of directors of a limited liability company may also have errors or omissions caused by inadvertence. These errors can be intentional errors or unintentional errors. These unintentional errors can also cause losses to a limited liability company, but in good faith limited liability company directors become difficult to prove the element of error made by the company's directors. Managers in business entities are also not much different from those contained in limited liability companies.

The Board of Directors has the authority to carry out the management of the company in accordance with policies that are deemed appropriate within the limits specified in the Limited Liability Company Law and/or articles of association. What is meant by "policies that are deemed appropriate" are policies, which, among others, are based on expertise, available opportunities, and prevalence in similar business worlds. This policy often has an unclear meaning because in this policy there is no standard measure. The existing size is a good intention of the directors' actions so that it does not harm the limited liability company. The basic concept of Business Judgment Rule comes from US Common Law (case law) and has been further developed in the past 30 years through court decisions, especially the Delaware Supreme Court, and codified in The 2001 Australian Corporation Act. Business judgment rule is an estimate or assumption in making business decisions that do not use or include personal gain or personal problems, the company directors in exercising their authority as directors of the company, in good faith and honesty that what they do is for the best interests or benefits for the company.

The principle of Business Judgment Rule is actually based on the common law legal system, so in this paper the author intends to compare the principles of the Business Judgment Rule in Indonesia with the countries that adhere to the common law legal system, namely Singapore. Singapore has quite a contiguous area that can even be said to be next to each other and has a fairly high economic level so that it has a fairly good role in the application of the Business Judgment Rule principles. In Law No. 40 of 2007 concerning Limited Liability Companies regulated on the issue of business judgment rule, it is necessary to understand more deeply the good faith of a company

director who applies this principle in his actions to make the best decisions for the company. This is a problem if there is a loss in the company due to his decision, the inspection has been in good faith and in accordance with his authority, but it turns out that it still harms the company.

In Article 97 Paragraph (5) of Law No. 40 of 2007 concerning Limited Liability Company, the members of the Board of Directors cannot be liable for losses if they can prove where there is a loss that is not due to error or negligence, even though it has managed in good faith and prudence and in accordance with the purposes and objectives of the Company, which results in losses and has taken action to prevent such losses from arising or continuing.

The Board of Directors is required to take full responsibility for the management of the company for the interests and objectives of the company, and to represent the company, both inside and outside the court. The Board of Directors in good faith and full responsibility must carry out duties for the interests and business of the company. The Board of Directors can be sued personally to a district court if the company suffers a loss caused by its mistakes and negligence. Likewise, in the case of bankruptcy in the event of a director's error or negligence and the company's assets are insufficient to cover losses due to bankruptcy, each member of the board of directors is jointly and severally responsible for the loss.

2. Limited Liability Company in Legal Perspective

Understanding Company Limited Company Limited in Dutch called *Naamloze Vennotschap* (NV) means the company without a name, which is nameless individuals who enter the actual company taken from the French language, called *Societe Anonyme* (SA).

In addition, a limited liability company can also be interpreted as a shareholder association created by law and applied as an 'artificial person' by a court, which is a legal entity which is therefore completely separate from the people who set it up by having the capacity to continue to exist and as a legal entity, a limited liability company has the authority to receive, hold and transfer assets, sue or be sued and carry out other authorities given by applicable law (Fuady, 2003). This pseudo-human is also taken from a theory of legal entities in which legal entities are false and do not have a real form or form so that they have organs to carry out daily tasks in a limited liability company.

According to the author, limited liability is a company that has similarities with partnerships but here the difference is regarding shares. Limited liability companies have capital that is divided into shares where the owners of capital or shareholders have limited responsibility for the company, which is only limited to shares owned, so that accountability to third parties is only limited to pay up shares as capital in a limited liability company.

3. Authority and Responsibility of Directors in Indonesia

According to Article 1 number (5) Law No. 40 of 2007 concerning Limited Liability Company directors is explained as an authorized organ of the Company and is responsible for the management of the Company in the interests of the Company, in accordance with the purposes and objectives of the Company, both inside and outside court in accordance with the provisions of the articles of association.

The Board of Directors which is basically a body executive branch f or managers of companies or implementing business activities so that the company can realize its goals and objectives have obligations and responsibilities with a broad scope, and in carrying out the obligations that the Board of Directors to uphold the principle of fiduciaries duties which essentially Directors hold any creed management for the benefit of the company (Fuady, 2003).

As a company manager, the Board of Directors has two main obligations to the company, namely Duty of Care and Duty of Loyalty. The first obligation emphasizes a minimum standard of attention and wisdom. Duty of care determines assessment standards for the adequacy of corporate

decisions. The second obligation emphasizes the alignment of the company when the Board of Directors is the holder trust (fiduciary) the company carries out a transaction contrary to the interests of the company (Solomon & Palmiter, 1999).

The responsibility of the board of directors of a Limited Liability Company is to carry out the management of a Limited Liability Company for the benefit of a Limited Liability Company and according to the purposes and objectives of a Limited Liability Company, then the delegation of the management of the interests of the Limited Liability Company to the board of directors is based on the trust relationship (fiduciary) between the Limited Liability Company and the board of directors. This relationship is called a fiduciary relation or relationship of trust which subsequently gave birth to the directors' fiduciary duty of Limited Liability Companies (Widjaja, 2004).

The implementation of the Board of Directors' obligations as a corporate organ that is fully responsible for the routine management of the company is complemented by the authority stipulated in Law No. 4 of 2007 concerning Limited Liability Companies. This is basically in line with the view that the Board of Directors needs authority to be able to fulfill its obligations and carry out its functions (Gibson, 2003).

4. Business Judgment Rule

Besides the fiduciary duty conception, especially the duty of care and skill/diligence, in the conception of the Business Judgment Rule, The member of the Board of Directors is not easily deemed to have committed a violation of the duty of care and skill, as long as he has taken an action based on good faith, except if there is fraud, conflict of interest, or illegal acts (illegality) (Widjaya, 2004; Shubhan, 2020). The concept of the Business Judgment Rule, which originated in the United States, prevents courts in the US from questioning business decision-making by the Board of Directors, which is taken in good faith, without personal interests, and can be held accountable for making a favorable decision company (see for instance, Stout, 2001; Hinsey IV, 1983).

Therefore, it is appropriate if a company director is not generalized to be responsible for his mistakes in making decisions (error of judgment) without consideration of his human element (Widiyono, 2009). Business judgment doctrine traditionally refers to rule in concept to protect the interests of members of the Board of Directors from liability to the decision of certain businesses resulting in losses for the company (Widjaya, 2004). According to Wilamarta (2007). This Business Judgment Rules doctrine is the only defense that can be used by directors who have good intentions in protecting themselves from claims by Limited Liability Companies, shareholders, and/or creditors of Limited Liability Companies in connection with losses due to wrong decisions taken by the Directors. Business Doctrine Rule Judgment is a reflection of the independence and wisdom of the Directors in making business decisions. Khairandy and Latif (2009) revealed that if the directors' actions that cause losses are not based on good faith, then they could be categorized as fiduciary duty violations, which give birth to personal responsibility.

5. Business Judgment Rule According to the Singapore Company Law

In *Vita Health Laboratories Pte Ltd & Ors v Pang Seng Meng* [2004] 4 SLR (R) 162, it is stated that incompetence is not *ipso facto* is considered a *fiduciary duty* violation even though it may attract other leaders as a liability (see, Tan, 2004; Pinsler, 2004; Agrawal, 2017). A director who by act or does not act causes harm to the company is very possible the action is questioned (Mohd-Sulaiman, 2009). Without evidence of lack of *bona fides*, this cannot be justified if it is argued that directors are always responsible for their failure in business assessments for all losses suffered by the company. The duties of the Board of Directors are in good faith originating from a fiduciary relationship directors must be with the company, the main characteristic of which must act in good faith/*bona fide* in the best interests of the company. Fiduciary duty of a director has some purposes. First, *bonafide* and for the benefit of the company (see, Sealy, 1989; Langford, 2011). A director must act *bona fide* for what he

considers to be the best interests of the company and not for the purpose of personal gain. This is a subjective test. As long as the directors' motives are honest, and can show that they are fulfilled in their own minds that actions are beneficial to the company or true, directors are usually immune from the process that they must act in different ways or, by looking back, more decisions good maybe.

Second, power for the right purpose: A director must exercise his power for the benefit of the company and only for the purpose or purpose they are given, even if he believes that to do otherwise will be in the best interests of the company. The Board of Directors will exceed his authority if he carries out daily activities for improper purposes.

Third, conflict of interest: A director does not have to put himself in a position where there is actual or potential conflict between his duties for the company and his personal interests. To avoid the possibility of liabilities having actual or potential conflicts to arise, directors must ensure that the conflict is disclosed to, and approved by, the company. An area where conflicts of interest often arise is the entry of transactions between companies and directors.

According to article 157 paragraph (2), an employee of a company is not permitted to make improper use of any information obtained based on his position, to obtain, directly or indirectly, profit for himself or for someone else or cause harm for the company, so that he is guilty of committing a crime and is charged by the company for profit and loss suffered and also criminal responsibility. A director of a company that buys or sells company securities while he is in possession of information in the case of an insider-dealing company-violating article 218 of the *Securities and Futures Act*, Chapter 289 of Singapore (SFA) (see, Tjio, 2016; Loke, 2005). Likewise, a director who gets another person to buy or sell company securities while he has inside information commits a violation under the SFA. Violation of the duty of a good faith director can lead to criminal or civil liability (Article 157 (3)). In certain circumstances, the court can also make a cancellation order as a director. The procedure is to resign from the board of directors of the listed company immediately after he is disqualified from acting as director in a jurisdiction for reasons other than technical reasons. Some arrangements regarding good faith in chapter 16 of the company act in Singapore meant that directors must act in good faith due to the absence of regulations regarding the Business Judgment Rules in legislation in Singapore.

In Duty at Common Law to Act for Proper Purposes, company management is generally held by the board of directors and the board will often have other more specific powers such as the power to issue shares according to article 161 of the Act, provided the directors have obtained a special or general mandate to do so. This power must be carried out for the right purpose. Even if directors have acted in good faith in what they believe is in the best interests of the company, they may have carried out certain powers in an improper way. For example, it has been argued that, where the power to issue shares is used to facilitate takeover bids for a company, it is not an appropriate exercise of power as although directors feel that they act in the company's best interests - see the *Howard Smith Ltd v. Ampol Petroleum Ltd case [1974] AC 821* (see, Goddard, 2008; Sealy, 1992; Smart, 2000).

In Statutory Derivative Action, Section 216A (2) of the Act that prosecutor maybe applies to court for leave to bring action on behalf of and on behalf of company or internal interference action that company is party for the purpose of sue, defend or stop action on behalf of the company (see, Choo, 2001). Court will only give leave if the court satisfied in section 216A (3) Law the claimant has given 14 days' notice to company directors from intention to file leave; reporter Act in good faith; and seems to be *prima facie* for the benefit of company that action brought, prosecuted, defended or terminated. One of profit from action derivative law is the authority of the court ordered the company to pay reasonable legal fees and expenditure, which is issued by the claimant in connection with action. In action derivative general law, risk legal fees fall on the person who reports.

6. Conclusion

ASEAN has a vision to transform the region of Southeast Asia into a stable, prosperous and competitive region supported by a balanced economic development, poverty reduction and socio-economic disparities between Member States. However, laws relating to cooperatives in ASEAN are still minimal. Since the differences between historical law among ASEAN especially in Singapore and Indonesia, so it cannot be moderate the law. In ASEAN Economy Community, there are several business case that involving two or more countries, therefore the business judgement rule should refer to the agreement based on the ASEAN agreement. The good faith in running the company doing by the Directors is one of the important values that will conduct the business smoothly, therefore the directors in company in each country should have a the same perspective that agreed upon same meaning eventhough each countries have a different basic law. Comparison of the principles of the business judgment rule basically consists of the arrangements and legal basis. Indonesia set the business judgment rule principle clearly in Act No 40 of 2007 on Limited Liability Company. On other hand, Singapore does not regulate clearly. Singapore only has jurisprudence, regulation regarding the principle of the business judgment rule in Singapore it is emphasized in good faith or bona fide in Singapore Companies Act. The doctrine of the business judgment rule is emphasized in good faith, which is intended as a precaution for a director to create risks that cannot be accepted by a limited company and prevent fraud or the use of excessive power regulated in the Singapore companies Act.

Understanding of legal entities as *rechtspersoon* where we see from the point of view of being a country with a civil law legal system. To discuss this research which also intersects with the Anglo Saxon legal system, it can be compared to legal entities in the common law legal system. In common law systems, legal entities are defined as corporations. In the comparison of the understanding of legal entities through some of the above meanings that legal entities according to common law and civil law actually do not have so much difference. Both of them put together that legal entities or legal subjects are separate in which both can be prosecuted and demanded in court. This makes both of them able to enter into an agreement and also legally registered.

This also includes the doctrine of the Business Judgment where this doctrine originates from the common law, and we in Indonesia actually adapt to the doctrine of the Business Judgment rule. The following table is an analysis carried out by the author in comparing the implementation of the principles of business judgment rules in Singapore and Indonesia. Besides having differences, there are similarities from the business juice management rule principles that apply in Indonesia and in Singapore. The similarity is that this principle applies to directors because their duties are to carry out the daily activities of the company. In addition, in this principle, what was seen was the actions of the directors who had indeed tried to benefit the company, which turned out the company was still losing money. This is important because of the two countries indeed the assessment was carried out from the good faith of a director. The principle of the business judgment rule in Singapore and in Indonesia is actually not much different and can be applied. The only difference that is quite prominent is the role of the commissioner. Commissioners are not known in common law countries such as Singapore, so it could direct shareholders carry out supervision.

Reference

- Agrawal, R. (2017). The Legal Overview of Singapore's Corporate Sector. *Ct. Uncourt*, 4, 15.
- Choo, P. K. M. (2001). The Statutory Derivative Action in Singapore-A Critical and Comparative Examination. *Bond L. Rev.*, 13, i.
- Gibson, G. (2003). *Law for Directors*. Sydney: Federation Press.
- Goddard, R. (2008). Directors' Duties. *Edinburgh L. Rev.*, 12, 468.
- Hinsey IV, J. (1983). Business Judgment and the American Law Institute's Corporate Governance Project: the Rule the Doctrine and the Reality. *Geo. Wash. L. Rev.*, 52, 609.

- Khairandy, R., & Latif, A. (2009). *Limited company: doctrine, laws and regulations, and jurisprudence (Indonesian)*. Kreasi Total Media.
- Langford, R. T. (2011). The Duty of Directors to Act Bona Fide in the Interests of the Company: A Positive Fiduciary Duty? Australia and the UK Compared. *Journal of Corporate Law Studies*, 11(1), 215-242.
- Loke, A. F. (2005). Sending the Right Signals on Corporate Liability for Employee Insider Trading. *Sing J. Legal Stud.*, 137.
- Mohd-Sulaiman, A. N. (2009). Directors' Reliance and Responsibility to Supervise and Auditors' Duty of Care Planassurance PAC Formerly Known as Patrick Lee Pac v Gaelic Inns Pte Ltd. Available at SSRN 1400448.
- Pinsler, J. (2004). Expert's Duty to Be Truthful in the Light of the Rules of Court. *SACJ*, 16, 407.
- Sealy, L. S. (1989). Bona Fides and Proper Purposes in Corporate Decisions. *Monash UL Rev.*, 15, 265.
- Sealy, L. S. (1992). Company—Directors' Unconstitutional Acts. *The Cambridge Law Journal*, 51(2), 229-231.
- Smart, P. (2000). The company law and division of powers. *Hong Kong Lawyer* (2000), 29-31.
- Solomon, L. D., & Palmiter, A. R. (1999). *Corporations: Examples and explanations*. Aspen Publishers.
- Stout, L. A. (2001). In praise of procedure: An economic and behavioral defense of Smith v. Van Gorkom and the business judgment rule. *Nw. UL Rev.*, 96, 675.
- Shubhan, M. H. (2019). Charging director of company with personal bankruptcy for company mismanagement. *Jurnal Hukum dan Peradilan*, 8(3), 353-370.
- Tan, C. H. (2004). Company Law. *SAL Ann Rev* 125.
- Tjio, H. (2016). Securities and financial services regulation. *SAL Ann. Rev.*, 639.
- Widiyono, T. (2009). *Credit Collateral in Financial Engineering: A Guide for Credit and Banking Analysts (Indonesian)*. Bogor : Ghalia Indonesi
- Widjaja, G. (2004). *The responsibility of the Board of Directors for bankruptcy (Indonesian)*. Jakarta: Grafindo Persada
- Wilamarta, M. (2007). *Application of Good Corporate Governance Principles in Limited Liability Companies (Indonesian)*. Jakarta: Center for Education and Legal Studies