

**REGULATION BUSINESS COMPETITION SUPERVISORY COMMISSION
NUMBER 13 IN 2010
ABOUT GUIDELINES FOR THE IMPLEMENTATION OF THE COMBINATION
OR Melting ENTERPRISE AND TAKE STOCK COMPANY THAT CAN RESULT
IN THE EVENT OF PRACTICE AND UNFAIR BUSINESS COMPETITION
BUSINESS COMPETITION SUPERVISORY COMMISSION**

Weigh:

That in order to implement the provisions of Article 28 and Article 29 Law No. 5 of 1999 jo. Government Regulation Number 57 Year 2010 on the Merger or Consolidation Business Entity and the Company Shares Takeover May result in Monopolistic Practices and Unfair Competition, it is necessary to stipulate Business Competition Supervisory Commission on Guidelines Implementation of Merger or Consolidation Enterprises and Takeover Stock Company which Can The occurrence resulted in Monopoly and Competition Practice Unhealthy Business;

Remember:

1. Law No. 5 of 1999 concerning Prohibition Monopolistic Practices and Unfair Business Competition (State Gazette of the Republic of Indonesia Year 1999 Number 33, Supplement to the Republic of Indonesia No. 3817);
Government Regulation Number 57 Year 2010 concerning or Consolidation and Business Entity Takeover Stock Company which Can Result Occurrence Practice Monopoly and (State Gazette Year 2010 Number 89, Supplement Republic of Indonesia Number 5144);
 3. Presidential Decree Number 75 Year on the Business Competition Supervisory Commission as amended by Presidential Decree Republic of Indonesia Number 80 Year 2008;
 4. Business Competition Supervisory Commission Regulation No. 10 Year 2010 about Form Notification Merger, Smelting Body Business, and Takeover of the Company Shares;
 5. Business Competition Supervisory Commission Regulation Number 11 Year 2010 regarding the Merger or Consultation Corporate Consolidation, and Acquisition of Shares Company;
- Result of the Commission on October 13, 2010;

DECIDED:

Set

**GUIDELINES IMPLEMENTATION
ABOUT Merger or consolidation ENTERPRISE AND TAKE STOCK COMPANY
WHICH CAN RESULT EVENT AND COMPETITION BUSINESS PRACTICES
UNHEALTHY**

Article 1

In this Regulation referred to as:

Guidelines is a document about the Merger Guidelines or Business Entity Consolidation and Acquisition of Shares Companies which may result in Practice

Monopolies and Unfair Competition by Government Regulation Number 57 Year 2010.

2. The Commission is the Commission for Supervision of Business Competition as referred to in Law No. 5 Year 1999 concerning Prohibition of Monopolistic Practices and Unfair Competition.

Article 2

(1) Guidelines for the elaboration and implementation of interpretation Government Regulation Number 57 Year 2010 concerning Incorporation or Smelting Body Business and Takeover Stock Company which Can The occurrence resulted in Monopoly and Competition Practice Unhealthy Business.

(2) Guidelines for the guidelines for:

a. Business actors and parties interested in understand the provisions of Government Regulation No. 57 Year about Merger or Consolidation Agency Business and Acquisition of Shares of Company May result in Monopolistic Practices and Unfair Competition;

b. Commission in carrying out the duties and authority referred to in Article 35 and Article 36 Law No. 5 of 1999 jo. Article 4 and Article 5 of Presidential Decree No. 75 of 1999 of the Business Competition Supervisory Commission.

Article 3

(1) Guidelines as stated in Appendix This Regulation.

(2) Guidelines referred to in paragraph (1) is standards for the Commission in carrying out its duties, which became a unit and not part integral part of this Regulation, and bind all parties.

Article 4

These regulations come into force from the date of enactment.

Stipulated in Jakarta

Dated: October 18, 2010

Stipulated in Jakarta

Dated: October 18, 2010

**BUSINESS COMPETITION SUPERVISORY COMMISSION
CHAIRMAN,**

Prof. Dr. Tresna P Soemardi