

DAFTAR ISI

HALAMAN JUDUL.....	I
HALAMAN PENGESAHAN	II
HALAMAN PERSETUJUAN	III
HALAMAN MOTTO	IV
KATA PENGANTAR	V
DAFTAR ISI	VI

BAB I PENDAHULUAN

1. Latar belakang	1
2. Rumusan Masalah	11
3. Tujuan penelitian	12
4. Metode penelitian	12
a. Tipe Penelitian	12
b. Pendekatan Masalah	12
c. Bahan Hukum	13
d. Prosedur Pengumpulan dan Pengloahan Bahan Hukum .	14
e. Analisa Bahan Hukum	14
f. Pertanggungjawaban Sistematika	14

BAB II HUBUNGAN HUKUM DALAM POLA KERJASAMA CHANNELING ANTARA BANK SYARIAH DENGAN PERUSAHAAN PEMBIAYAAN SYARIAH DALAM PEMBIAYAAN JUAL BELI

1. Kedudukan Bank Syariah dan Perusahaan Pembiayaan Syariah dalam Pola kerjasama Penerusan (<i>Channeling</i>)	17
2. Akad yang melandasi Hubungan Hukum antara Perusahaan Pembiayaan Syariah dengan Nasabahnya	29
3. Jaminan Pada Pembiayaan Syariah	43

BAB III PIHAK YANG MENANGGUNG RISIKO JIKA TERJADI WANPRESTASI YANG DILAKUKAN OLEH NASABAH PADA PEMBIAYAAN JUAL BELI

1. Risiko dalam Pembiayaan Jual Beli	46
2. Wanprestasi atas Pembiayaan Jual Beli	51
3. Pihak yang Menanggung Risiko Pada Pola Kerjasama Penerusan (<i>Channeling</i>)	58
4. Penyelesaian Sengketa	60
5. Eksekusi Objek Jaminan Sebagai Pelunasan Pembiayaan Jual Beli.....	63

BAB IV PENUTUP

1. Kesimpulan	66
2. Saran.....	67

DAFTAR BACAAN

ABSTRACT

Bank Syariah that perform IB channeling pattern finance as Bank Bukopin Syariah did, in this case shariah bank build relationship with syariah finance company. This syariah finance activity is set in Article 3 of Finance Service Authority No/31/POJK/05/2014 that there are 3 financing types: buying-selling financing, investment financing, and/or service and agreement financing used by referring to Article 4 No/31/POJK/05/2004/ that is using murahabah agreement, salam and/or istishna'. Financing in shariah scope has to be based on shariah principles by using agreement that has been determined. In channeling cooperation pattern there are two options, first is full financing by using wakalah b il ujrah agreement. In this research, first problem formulation was how did law relationship with channeling cooperation pattern between syariah bank and syariah financing company, then the second discussed about who should take risk when default occurred done by customer in selling-buying financing. Problem approach used was statute approach and conceptual approach. Analysis of first and second problem formulations were legal relationship between syariah bank and syariah financing company in full financing, where syariah bank acts as full capital provider (100%) and syariah financing company as authorizer on behalf of syariah bank, then when default occurred by customer then syariah bank would take responsibility then the second is joint financing using musyarakah agreement where bank syariah and syariah financing company had equal pision since both provided capital to customer and when loss occurred due to customer default, then both would take risk based on the extent of capital to be given.

Keywords: Bank Syariah, Syariah Financing Company, Channeling Cooperation Pattern