

## ABSTRACT

The Committee for Managing State Loans (*Panitia Urusan Piutang Negara*, better known as the *PUPN*) has an authority to take care the state loan banking base on Law Number 49 Prp 1960 on *PUPN* jo Decree of Monetary Minister Number : 61/KMK.08/2002 on *PUPN*.

The *PUPN* authority to take care the state loan banking administratively and operationally conduct by Directorate General of State Loan and Auction (*Direktorat Jenderal Piutang dan Lelang Negara*, henceforth *DJPLN*) which consist of vertical agency : Directorate General of State Loan and Auction Region Office (*Kantor Wilayah Direktorat Jenderal Piutang dan Lelang Negara* henceforth *Kanwil DJPLN*) and Service Offices for State Loans and Auction, (*Kantor Pelayanan Piutang dan Lelang Negara* henceforth *KP2LN*).

The *PUPN* authority to take care the state loan banking due to the non performance loan which in initially is the loan agreement between the donor and state banking as creditor. But, *PUPN* take care of the problem by utilizing the public law means, thus a person or a private legal body who feels that his interest has been infringed by *PUPN* decisions can file written claim to Administrative Court. And the object claim is the decision on state loan banking handling including Administrative Decision as stated on Article 1 number 3 of Law Number 5/1986 on Administrative Jurisdiction. This item is about written determination, handed down by an administrative organ or official,

containing acts within administrative law, which is of a concrete, individual and final nature, create legal consequences for a person or legal person.

On some cases, administrative court has authority to judge the *PUPN* way in handling the state loan-banking problem. The object claim are : the Decision Paper on Amount of State Loan, Enforcement Order, the Order Paper to Sell Confiscated Items and Announcement of Auction.

