

## ABSTRAK

Penelitian ini bertujuan untuk menganalisis bentuk perlindungan hukum terhadap investor dalam kegiatan investasi di Indonesia serta upaya penegakan hukum dalam mencegah praktik yang merugikan investor. Kegiatan investasi pada dasarnya memiliki peran penting dalam mendukung pertumbuhan ekonomi nasional, namun dalam praktiknya masih terdapat berbagai permasalahan seperti investasi ilegal, penipuan investasi, serta tindakan premanisme yang dapat merugikan investor. Oleh karena itu, diperlukan sistem perlindungan hukum yang efektif guna memberikan kepastian dan rasa aman bagi para investor. Metode penelitian yang digunakan dalam penelitian ini adalah metode penelitian hukum normatif dengan pendekatan perundang-undangan dan pendekatan konseptual. Data yang digunakan berupa bahan hukum primer, sekunder, dan tersier yang dianalisis secara kualitatif. Hasil penelitian menunjukkan bahwa perlindungan hukum terhadap investor di Indonesia diberikan melalui dua bentuk, yaitu perlindungan hukum preventif dan represif. Perlindungan preventif dilakukan melalui pengaturan peraturan perundang-undangan, sistem perizinan, pengawasan oleh lembaga terkait, serta kewajiban keterbukaan informasi kepada investor. Sementara itu, perlindungan represif dilakukan melalui mekanisme penyelesaian sengketa baik melalui jalur litigasi maupun non-litigasi serta pemberian sanksi administratif maupun pidana terhadap pelaku pelanggaran di bidang investasi. Dengan adanya perlindungan hukum yang efektif, diharapkan dapat meningkatkan kepercayaan masyarakat terhadap kegiatan investasi serta menciptakan iklim investasi yang sehat, aman, dan berkeadilan di Indonesia.

**Kata Kunci:** perlindungan hukum, investor, kegiatan investasi, penegakan hukum.

## ABSTRACT

*This study aims to analyze the forms of legal protection for investors in investment activities in Indonesia and the law enforcement efforts to prevent practices that harm investors. Investment activities play an important role in supporting national economic growth; however, in practice, there are still various problems such as illegal investments, investment fraud, and acts of thuggery that can harm investors. Therefore, an effective legal protection system is needed to provide certainty and security for investors. The research method used in this study is normative legal research with statutory and conceptual approaches. The data used consist of primary, secondary, and tertiary legal materials which are analyzed qualitatively. The results of the study show that legal protection for investors in Indonesia is provided through two forms, namely preventive and repressive legal protection. Preventive protection is carried out through regulatory frameworks, licensing systems, supervision by relevant institutions, and the obligation of information disclosure to investors. Meanwhile, repressive protection is implemented through dispute resolution mechanisms either through litigation or non-litigation channels, as well as the imposition of administrative and criminal sanctions against parties who violate regulations in the investment sector. With effective legal protection, it is expected to increase public trust in investment activities and create a healthy, secure, and fair investment climate in Indonesia.*

**Keywords:** legal protection, investors, investment activities, law enforcement.