

ABSTRACT

Electricity trading between PT PLN (Persero) with customers creates certain rights and obligations for each party to perform any clause contained in the Letter of the Power Purchase Agreement. Defaults by customers in the form of non-payment of the electricity bill or bills and follow-up to the limits specified so that the completed demolition gauges and limiting the customer's parcels and the status of delinquent customer accounts receivable turns into hesitates (PRR) for PT PLN (Persero) Sukabumi area. PRR should keep its collection efforts by PT PLN (Persero) Sukabumi area, but in the event of switched rights on parcels that are still attached in an attempt PRR billing problems occur. This study questioned the legal status of the PRR billing by PT PLN (Persero) Sukabumi area in terms of the switched rights on parcels that have done the completed demolition, the efforts of PT PLN (Persero) Sukabumi area. PRR for billing in terms of the switched rights on parcels that have completed demolition, problems that occur in billing PRR by PT PLN (Persero) Sukabumi area in the case of a switched rights on parcels that have been carried out completed demolition and efforts to overcome.

This study is a descriptive analysis because it describes and outlines the circumstances or facts about the legal status billing PRR of the parcel that has switched ownership rights. The method used is normative, i.e. legal research conducted by simply examining literature or secondary data collection to determine the legal status of PRR by PT PLN (Persero) Sukabumi area in the event of a switched rights on parcels that have been carried out completed demolition.

Results of research that has been conducted shows that the collection of the receivables hesitates (PRR) must still be pursued despite the transfer of rights on parcels based on statutory provisions governing agreements and accounts concerning the state, with a review of the statutory provisions that the decision of the Directors of PT PLN (Persero) Number 348.K/DIR/2007 on Implementation Guidelines Removal Receivables are Valid and Binding. Efforts to do the billing PRR for PT PLN (Persero) in the Sukabumi area is to coordinate with the prosecution, doing efforts billing again to the customer as well as enact regulations that the parcels are still attached PRR can not apply for a new connection unless there is a settlement of PRR. The problems that occur in the case of collection of PRR on parcels that have switched ownership rights are the result of Responsibility Redemption PRR on switched parcel rights related to the new connection request.

Keywords: Accounts Hesitates, switched rights of parcels