

CHAPTER V

CLOSING

A. Conclusion

Based on the results of the research and discussion, it can be concluded as follows:

1. The regulation regarding the legal responsibility of hospitals in handling disaster victims has shown a level of vertical synchronization. At the level of vertical synchronization where lower regulations are sourced from and refer to higher regulations, higher regulations become the basis and reference for the formation of lower regulations. Regulation of the Minister of Health of the Republic of Indonesia Number 4 of 2018 concerning Hospital Obligations and Patient Obligations, Regulation of the Minister of Health of the Republic of Indonesia Number 1501/Menkes/Per/X/2010 concerning Certain Types of Infectious Diseases That Can Cause Outbreaks and Countermeasures Efforts, Government Regulation Number 40 of 1991 concerning the Management of Infectious Disease Outbreaks, Government Regulation Number 47 of 2021 concerning the Implementation of the Hospital Sector, and Law Number 17 of 2023 concerning Health has been guided by the 1945 State Law of the Republic of Indonesia. All regulations that regulate the legal responsibility of hospitals in handling disaster victims are guided by the 1945 Constitution of the State of Indonesia.

2. The forms of legal responsibility of hospitals in handling disaster victims in the structure of Indonesia's laws and regulations are:
 - a. Criminal Legal Liability based on Article 438 of Law Number 17 of 2023 concerning Health.
 - b. Administrative legal responsibility based on Article 30, Article 31, Article 32, Article 33, Article 34 of the Regulation of the Minister of Health Number 4 of 2018 concerning Hospital Obligations and Patient Obligations; Article 27 of Government Regulation Number 47 of 2021 concerning the Implementation of the Hospital Sector; Article 189, Article 395, Article 398 of Law Number 17 of 2023 concerning Health.

B. Suggestion

1. The Ministry of Health of the Republic of Indonesia (Kemenkes RI) is expected to review and review to be able to revise the Regulation of the Minister of Health Number 1501 of 2010 concerning Certain Types of Infectious Diseases That Can Cause Outbreaks The Ministry of Health of the Republic of Indonesia (Kemenkes RI) is expected to review the contents of the provisions of the regulations in order to add the provisions of articles that specifically regulate the role of hospitals as health service facilities in handling victims non-natural disasters.
2. The government can revise the provisions of the articles of Government Regulation Number 40 of 1991 concerning the Management of Infectious Disease Outbreaks which regulate the role of health facilities in this case, namely hospitals, namely by adding provisions that regulate

in detail the duties, authorities and sanctions of health service facilities
in infectious disease outbreaks.

