

# Certificate Of Electronic Liability Rights: Normative Legal Study on The Execution of Object Liability Based on Law No 4 Of 1996.

- **Author(s):** Aslan Noor
- **Abstract:** The electronic certificate service is a breakthrough in legal services in Indonesia, the pros and cons occur, causing debates both theoretically and practically, the law of electronic certificates is contrary to Article 4 letter e. It is this "feel of security" that causes PPAT and Land documents not to be allowed to be made digitally. There are many court cases, the most significant percentage is in land cases. This research is based on normative legal studies with qualitative analysis and data analysis is strengthened using literature and cases related to research. The results of the study explain that electronic documents, such as new electronic Mortgage Certificate Documents are legal evidence in civil courts by the Company Documents Law and UUTE, but as part of procedural law, electronic documents in general or Mortgage Certificate in particular. does not yet have a regulation on the procedure for submitting it in court, the procedure for showing it to the opposing party and regulations regarding the standardization of electronic certification provider services are being drafted.
- **Keywords:** Qualitative analysis, Data analysis, Electronic Mortgage Certificate