Preventing Corruption With Blockchain Technology (Case Study Of Indonesian Public Procurement)

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Abstract: Various literature research in the world shows that blockchain technology can be used as an alternative to support the good corporate governance mechanism. Based on this argument, this study was conducted to analyze and evaluate the application of blockchain technology in public procurement. Research Methods: The research method used is a qualitative-descriptive research method with a literature study approach. The Accounting Theory is used as an analytical tool, to predict the possibility of using blockchain technology. Results: Result finds that blockchain technology can be used as an alternative tool for supporting good corporate governance mechanism. Blockchain features that do not allow any third party intervention can reduce agency conflict which always arises from the information asymmetry between the principal and the agent, thereby reducing the disparity of power between the government and the citizen, as the source of the agency problem. Future research may use other research methods, such as mixed methods, to get clarity on the root of the problem for combating corruption.

Key Words: Public Procurement, Corruption, Good Governance, Blockchain Technology, Social Contract Theory

INTRODUCTION

Public procurement is a business that has significant values, which covered infrastructure business, such as bridge project, roads, buildings, hospitals, universities, and also the procurement of goods and services. Based on Report from The Organization of Economic Developed Countries (OECD, 2016), the amount of public procurement budget amongst countries member of OECD, on average reaching 15% of Gross National Product (GDP). This indicates the large portion of the funds that must be provided for. In Indonesia, the amount of public procurement budget accounts for approximately 30% of The State Budget (APBN), the amount of APBN 2017 of Rp.2.080 trillion (Ministry of Finance, 2017). It is estimated that 60% of foreign aid is allocated to this post (Transparency International, 2017). Based on OECD Report (2016), the public procurement management in Indonesia is inefficient, less accountable and less transparent, which resulting loss of approximately US $ 15 billion per year. Data collected by the Corruption Eradication Commission (KPK) shows that between 2015 July 1st to December 31st, corruption in public procurement budget is the most commonly corruption case in Indonesia. Corruption is the enemy of economic development, which caused Indonesia had financial crisis in 1997 (Yayan Nuryana & Dwi Asih, 2019). The Indonesian Government has been done many ways to combat corruption in public procurement, including the adoption of electronic procurement system. But, the adoption process is running slower than expected because only 30% of total public procurement budget, managed through e-procurement system (Transparency International, 2017). To overcome the slow adoption, the Government of Indonesia established an e-catalog system launched in 2013.

The e-catalogue system is used for ordering electronically. To date there are more than 66,000 (sixty six thousand) types of items that have been registered on a system basis. Unfortunately, the e-catalogue system which prepared by the government, still has some disadvantages. According to Transparency International Report (2017), the advantages of e-catalogue system consisting several items: (a) can not access some important documents for procurement, such as bidding documents, contract documents and details, (b) the data is not presented in detail until the transaction level, and presented only to the account level only, such as data on tax revenues, budget allocations per organization, budget title, and rural budget transfers, (c) data presented in different formats and not always readable by machine (machine readable), (d) the government is not active in promoting the openness of data on public procurement, which is published online to the public, (e) there is no standardized data format for publication purposes, (f) unavailability of information that may explain the origin of the data (metadata), as well as (g) data presented online, does not provide sufficient documentary evidence. Furthermore, Transparency International (2017) reported, there is no formal mechanism, which can provide official feedback on government-published data. This research is conducted base on the argument that Indonesia, as one of the member countries that support the Sustainable Development Goals (SDGs), is having an interest in creating efficiency of government budget utilization, especially in public procurement funds. Corruption due to in-efficiency public budget procurement funds has significant values which approximately USD 15 Billion per year (Transparency International, 2017). The misuse of the public procurement budget is counterproductive compared to the cost of development required to achieve the goal of SDGs 2030, such as poverty alleviation programs, food security, health, education, climate change mitigation, and other socio-economic and environmental sustainability. It is estimated that developing countries like Indonesia need investment funds to build basic infrastructure, such as roads, railway stations, ports, water, sanitation, electricity, food, health and education facilities, $3.3 trillion - $ US 4.5 trillion per year (United Nations...
Conference on Trade and Development/ UNCTAD, 2014a)(4). The role of the Public Sector is crucial to achieve the objectives of SDGs, so implementation of good governance becomes very important. Slow implementation of good governance, weaknesses in rule and law enforcement and judicial systems, as well, is the main cause of corruption in Indonesia (Martini, 2012)(5),(World Bank,2010)(6). Based on the reports of Transparency International (2018)(7), Indonesian corruption ranks on 2017 is 96 from 176 countries with a score of 37 on a scale of 100, presented in chart 01, below:

Corruption in public procurement issues, not only belongs to Indonesian Government, but also belongs to other government both developed or developing countries, because the impact can be harmful to a country’s economy. Below are the impact of corruption in public procurement presented in table 01:

Table 01. The Impact of Public Procurement Corruptions On Country’s Economy

<table>
<thead>
<tr>
<th>Financial</th>
<th>Increase cost of product/service or and investment which is not benefit the country’s economic development , and will end with the decrease of potensial income.</th>
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<td>Poor quality of goods or works.</td>
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<td></td>
<td>Increase the national budget expenditure because of the increase of cost which is not needed such as repairs due to poor construction of roads or buildings.</td>
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<td>Environment</td>
<td>Environmental impact of projects overlooked or inadequately considered.</td>
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<td></td>
<td>Failure to meet proper environmental standards, or to achieve environmental goals, set in the project during implementation of contracts.</td>
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<td>Illegal or irresponsible use of natural resources.</td>
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<tr>
<td>Health</td>
<td>Low quality products increase health and safety risks.</td>
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<td></td>
<td>Lost of public funds that could be used to provide or improve essential amenities and services, such as healthcare, access to clean water and education.</td>
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<tr>
<td>Human’s Safety</td>
<td>Low quality construction of buildings, roads and bridges increase probability of accidents.</td>
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<tr>
<td>Innovation</td>
<td>Decrease the capability of providing competitive innovative solutions.</td>
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<td></td>
<td>Reduces market access and discourages investment in innovation by potential bidders.</td>
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<tr>
<td>Erosion of</td>
<td>Corrupt behaviour by government officials or</td>
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Weak governance has been a problem all over the world (Fukuyama, 2005)(13). While all of countries accepted the concept of good governance as a key to solve this problem, actually it is very hard to implement, particularly for countries with weak government. Even if there is a specialist who mastering to create a sound monetary policy, he/she might not be able to fix a corrupt system within a weak legal institutions (Fukuyama,2005)(13). Research around the world provided solutions in addressing this issues. In the digital era, technology is the heart of all activities. The maximum utilization of technology can provide an opportunity for society welfare. Technology can be considered in accelerating the process of eradicating corruption, as an alternative tool to support the implementation of good governance concept. Yermack (2016)(14) considered that blockchain technology can replace it as a tool to fight corruption. The important point from the benefit of the blockchain is to minimize the chance of fraud. In blockchain it is very difficult to create fictitious assets, transactions can not be backdated, can not capitalize operating costs illegally, and so on (Yermack,2016)(14). Furthermore, Yermack (2016)(14),explains that blockchain technology makes accounting transactions "real time", the data generated through blockchain technology is well-maintained, so auditing or financial reporting standards is not important any more.

Definition and mechanism of blockchain

According to Nakamoto’s works on 2008 (15), what we known now about blockchain, is a system for electronic transactions without relying on trust. It made from the usual framework of coins made from digital signatures, which provides strong control of ownership, completed with a way to prevent double-spending. That is a peer-to-peer network using proof-of-work to record a public history of transactions.
, can not changed because the network is robust in its unstructured. The Nodes work all together at once to the same directions. Nodes can joint and rejoin the network, or accepting the proof-of-work chain as symptoms of what happened. The Nodes also choose to express the acceptance of valid blocks by extending or rejecting invalid blocks. In simple way, figure (1) below described how the blockchain technology’s mechanism work

![Blockchain Mechanism](image)

**Figure (1) Blockchain Mechanism (Adapted from Wild, Arnold & Stafford, 2015)**

Research Methods

This research use descriptive qualitative research method. The concept of Blockchain, as a new technology in the world has not been applied thoroughly and has not been empirically tested. The emphasis of research is literature study because it relies more on information contained from a number of sources. The sources of literature include reports from various world-renowned bodies that conduct research on Indonesia. In addition, data from various researches on blockchain technology have been collected, from various angles of science, i.e.: information systems, law, economics and accounting. Lack of research in this area, made this study did not limit the use source of data, as long as it is considered relevant, reliable and accountable. This study consist of two part: part (1) Literature Review for the benefit of using Blockchain Technology, part (2) Review the adoption of Blockchain Technology from theoretical base. We use four accounting theories to explain and proved the usefulness of Blockchain Technology that can accelerate the implementation of good governance. The accounting theories we used are: Agency Theory, Social Contract Theory, Institutional Theory, Legitimacy Theory and Stakeholder Theory


After the success of Nakamoto (2008) when introducing bitcoin as a digital currency, blockchain technology was finally known as one of the alternative of transactional recording media that usually traditionally used ledger (ledger). Blockchain can be used to record share ownership and can provide solutions to company problems related to the inability to record timely and accurate data of its shareholders (Kahan & Rock, 2008). Blockchain can also be used to prevent corruption (Yermack, 2017). Lee (2016) mentions the benefits of blockchain for peer-to-peer stock trading in dealing with issues currently occurring in the capital market due to the high frequency of trade transactions and “short sales” transactions (Schroeder, 2015). Boucher (2016) proposes blockchain as a tool that can assist the voting process (Blockchain Enabled E-Voting / BEV) by making copies of “votes” done, and allowing historical data on the vote to be irreversible. The number of voters can no longer be manipulated or added. Sound selection using blockchain allows voice selector to obtain tokens (Votecoins) that can send their votes to the address listed on the blockchain (Kahan & Rock, 2008). As stated by Wright & DeFilippi (2015) that speed, transparency, and accuracy of blockchain can motivate investors to participate directly in the process of good governance. Blockchain accounting can reduce the cost of making financial reports and audit costs (Lazanis, 2015). Companies can directly and centrally record transactions into the ledger, so that auditors no longer need to test the ledger. For government auditors, blockchain allows auditors to access directly to the ledger and can directly test the transactions recorded on the ledger. The same can be done by tax officials in checking the transactions of the taxpayers. Blockchain can also be implemented in the world of research. Spearpoint (2017) proposes to use blockchain as a tool to improve the quality and timeliness of peer reviews by reviewers. The problem that often arises in the publication of scientific journals is the slow process of review. The review process is also often exposed to the risk of making decisions about the status of a denied or accepted article for publication. Spearpoint (2017) proposes to use bitcoin in each of the review stages by a co-consulted reviewer (coin / research coin). The new reviewer will receive r-coin, within specified limits, including the speed of review time and the accuracy of the reviews. Thus the journal review will be avoided from the practice of manipulation of journal reviews, such as using false reviewers, or reviewers who are less competent in the field of related research, avoiding predatory journals as a result of inadequately reviewed journals, but published in internet and improve the quality of journal reviews. Spearpoint (2017) does not explain in detail the technical aspects of r-coin use for incompetent reasons in IT. However, this paper needs to be taken into account as an alternative to improving the quality of research results through the use of technology. A good literature review in the technical perspective of Blockchain Technology, came from Yli-Huumo, et al (2016). Yli-Huumo, et al (2016) suggested to continue in identifying more issues by proposing solutions to overcome the limitations of Blockchain Technology. According to Yli-Huumo, et al (2016), majority studies has focused on security and privacy. The latest research of Blockchain Technology came from Atzori (2018). He focused his study on how to increased verifiability of digital transactions, rather than “trustless” environments. He proposed The Trust Service Providers (TSP) as the only full nodes, able to verify the transactions of the network. This came from his perspective that Blockchain Technology today still has weakness that can not overcome volatility and systemic trust of platforms, especially in sensitive sectors such as public administration, e-health or finance, which must have zero tolerance of service disruptions.
Part 2. Theoretical Basis

This study proposes the use of blockchain technology in public procurement process as a tool to support the process of Corporate Governance. The theoretical basis used to support the argument is The Accounting Theories such as Agency Theory, the Social Contract Theory by Jean Jacques Rousseau (1762) (28). The Institutional Theory and The Legitimacy Theory. The difference of this study with research from Reijers, O’Brolchain, Haynes (2016) (29) that this study looks at the use of Blockchain Technology from a common sense perspective. The relationship between the community and the government is a balanced reciprocal relationship in which the people are obliged to submit to the government, while the government is obliged to provide the security and welfare (Social Contract Theory from the point of view of Rousseau, 1762) (28). Thus, perception that the government was accountable and transparent, will make the society felt comfortable, on the contrary, the society will provide the loyalty to the government to obey the rule. Compared to research conducted by Reijers, O’Brolchain, Haynes (2016) (29) which see it from point of view that social contract arise because this technology has a “special fiture”, Reijers, O’Brolchain, Haynes (2016) (29) used Etherium (one of underlying technology of Blockchain), to explain the implication of social contract theory on their study.

2.1 Social Theory of Contract

Social Theory of Contract (Rousseau, 1762) (28), explain the role of government and society in a state. In the beginning of human history, the society do not have the standard rules, but want to live with peace. When the peace is very difficult to find, then the society made an agreement (contract) and pointed one of them to be the authority/government. The content of the contract is the society obliged to respect one another and live safely and peacefully. The society must obey the rules made and surrender all or part of his independence or his rights to the government. The government have big power to guarantee the provision of protection for life and property and give sense of security by providing justice by making rules and laws. At the end, the government with their big power to rule the society, must provide welfare to all their society.

2.2 Agency Theory

In Agency Theory, the relationship between government and society, referred to principle and agent relationship. Agency theory explained the relationship between agent and principles as an “agency relationship” (Jensen & Meckling, 1978) (30). They define this relationship as a contract under which one or more persons (the principal) engage (the agent) to perform some service on their behalf which involves delegating some decision making authority. The assumption in this theory, that both parties are want to maximize their wealth. With this reason, agent will not always act in the best interests of the principal, which is called “agency problem” (Jensen & Meckling, 1978) (30). To reduce the agency problem, the principal can gives the appropriate incentives for the agent and spent “monitoring costs”, to make sure that the agent will not take certain actions which would harm the principal’s interest. This monitoring cost, referred to “agency cost”.

2.3 Institutional Theory

Following the work of Fiss (2008) (31), this study try to explain the adoption of Blockchain Technology from point of view of Institutional Theory, beside the previous theory above. Fiss (2008)’s (31) work, was try to explain corporate governance from sociological institutionalism using socially informed perspective, to investigate the element of organization from both culture and socio politically approach. Different from Fiss (2008) (31), this study argue that Blockchain Technology was seen as an institution. This argument was based on Scott’s (2001:33) (32) definitions of institutions, that Institutions consist of cognitive, normative, and regulative structures and activities that provide stability and meaning to social behavior. The adoption of Blockchain Technology will change organizations into the form of changes made by (Isomorphism). DiMaggio & Powel (1983) (33) states that mimetic behavior in the organization are considerable, when an organization faces a problem with ambiguous causes or unclear solution, so organizations will modelled with the new organizations form.

2.4 Legitimacy Theory

Legitimacy Theory was come from the concept of organizational legitimacy which has been defined by Dowling and Pfeffer (1975, 122) (34) which states that the organization must ensure to operate within the boundaries and norms of their societies, by always adjust their value’s system with value of the entire social system of which the entity is a part. Threat to legitimacy arise when there is a disparity amongs them.

2.5 Stakeholder Theory

Stakeholder Theory was coined by Edward Freeman, (1984) (35). He explains that in a company consist a group namely stakeholder which involved or affected shareholders which are one of many stakeholders in a company. The stakeholder consist of employees, environmentalists near the company’s plants, vendors, governmental agencies, and more. Freeman’s theory suggests that a company’s real success depend on satisfaction of all its stakeholders. Fontaine, Harmaan & Schmid (2006) (36), try to explain Freeman and Evan’s work (1990) (37), about ideas of the stakeholder theory. According to Fontaine, Harmaan & Schmid (2006) (36), the stakeholder concept has achieved widespread popularity among academics, media and managers and todote, the concept is comprises of (1) Principle of corporate legitimacy, which states that the company should be managed for the benefit of its stakeholders, and participate in decisions that substantially affect their welfare, and (2) The stakeholder fiduciary principle, which states that managers must act in the interests of the stakeholders as their agent to ensure the sustainability of the firm. Managers not only work for the company but also have a duty of safeguarding the welfare of the firm. Freeman & Evan (1990) (37) also developed about how the contract of an agency relationship was made. Freeman & Evan (1990) (37) In Fontaine, Harmaan & Schmid (2006) (36), built the doctrine of contract which contained six rules: (1) The principle of entry and exit: The contract has to define process that clarify entry, exit and renegotiation conditions for stakeholders to decide when an agreement can be fulfilled (2) The principle of governance: Procedures for changing the rules of the game must be
agreed by unanimous consent (3) The principle of externalities: If contract between A and B involve C, C has to be invited as a party of the contract (4) The principle of contracting costs: Each parties must share in the cost of contracting (5) The agency principle: Any party must serve the interests of all stakeholders and (6) The principle of limited immortality: The corporation should be managed as if it can continue to serve the interests of stakeholders through time. With all of those explanation above, it is clear what is the ideal conditions to guide manager in managing the organization toward its stakeholder satisfactions. Based on the description above, we resume in Figure 03:

**Figure 03. Theoretical Model For Blockchain Adoption Basis**

**Result & Discussion**

Corporate governance issues arise when two conditions are present (Hart, 1995). First, when there is an agency problem. Second, when transaction costs incurred to minimize agency problem in an agency relationship. There were three important transaction cost such as: a) cost of thinking, b) cost of negotiating with other party during this relationships and c) cost of writing down, e.g. cost for judge, if there was a dispute or a status quo decision between principle and agent. The occurring of these transaction costs, will motivate the principle - agent not to do a fair contract between them (Hart, 1995), which mean that one party will take advantage from other party. This can be mean that one party not always make decision that meet the interest of others (Nurul Hidayah, 2016). The conditions may arise the needed of governance structure as mechanism to fix the agency problem. Blockchain Technology feature’s does not allow third parties to intervene on transactions, so the data will maintained with integrity. Blockchain Technology creates trust from the people because of the transparent mechanism of blockchain work, so that the public can easily monitor all actions taken by the government. The social contract between the government and the people through the use of Blockchain Technology raises a sense of security that the government has fulfilled its obligations in protecting and prospering its people

With the above features, any problems arising from weak supervision systems, weak enforcement, third-party interference can be reduced and even eliminated. The use of Blockchain Technology can be used for several reason, such as:

1. To support good governance implementation especially for public sector procurement in Indonesia, because it can eliminate the agency problem and information asymmetry that always arise in the agency relationship between principal and agent
2. For the decision-making process because it eliminates the "cognitive bias" that always occurs in any decision-making, which can lead to bias,
3. To eliminate the disparity of power between institutions and individuals because blockchain technology does not required third party interference in conducting financial transactions.

Lack of research in this area, caused this research might not be clearly presented what was the root of the corruption problem in developing countries. To proved our prediction
that technology can be used to combat corruption, further empirically research is expected. We predict that 'culture’ may be one of variables that can affected the implementation of good governance in Indonesia. This prediction was came from argument that Indonesia as an archipelago, has many different culture amongst its citizens. We suspected that different culture caused difference perceptions of corruptions, which hamper to combat corruption. It is highly recommended to use other research methods such as mixed methods, to get a thorough understanding. This study provided other perspective of Accounting Theory that can be applied in order to prove that Blockchain Technology can be used as supporting tools of corporate governance especially to combat corruption in public procurement. Further research is needed to get clarity on the root of the problem, and the important things is to provide framework as a precautions on detecting public procurement corruption

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