

**Transparency in confronting confidentiality in arbitration of disputes  
related to investment contracts in Jordan.**

**Prepared by**

**Sara Khaled Qalaawi**

**Supervisor**

**Mohamed Fahmi Salim ghazwi**

**Abstract**

The subject of the study deals with transparency versus confidentiality in arbitration investments contracts in Jordanian. This study aimed to demonstrate the extent of arbitration transparency versus confidentiality in investment contract disputes to determine the extent of arbitration transparency in the presence of confidentiality. Identifying being with transparency in the face of confidentiality in arbitration in commercial disputes in investment contracts in Jordan in accordance with the amended Jordanian Arbitration Law No. (16) of 2018 and other relevant laws, where the researcher concluded that confidentiality in arbitration has advantages, the most important of which are: (effectiveness, speed, confidentiality, transparency, privacy) and confidentiality may be a disadvantage; Because it hides the results of arbitration, through which the rules and laws of arbitration can be built. Therefore, arbitration is also characterized by transparency, because

transparency transcends confidentiality if there is a public interest of interest to the state and society, and that allows the development of arbitral jurisprudence, especially research and jurisprudence comments, and international arbitration in its contracts as a means of Means of settling disputes that may arise from the investment contract. Therefore, the researcher recommends strengthening international arbitration with a comprehensive guide that contains a system of laws for international institutions and organizations for commercial arbitration and the introduction of transparency in local legislation and international agreements.