

**The arbitration clause in contracts of compliance in the Jordanian
legislation**

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Abstract

This study aimed to demonstrate the impact of the arbitration clause on the contracts of adhesion in the Jordanian legislation and to indicate the extent of the guarantees provided to the parties to the contracts of adhesion in general and their rights when signing the arbitration agreement. This study answered a set of questions that constituted the main and main axes of the study, where the arbitration agreement is considered one of the agreements mentioned significantly in recent times in most contracts that are likely to be consensual contracts or non-consensual contracts (contracts of compliance). The researcher also followed the descriptive and analytical approach to achieve the objectives of this study, in addition to the comparative approach to benefit from some comparative legislation. The study reached a set of

results, the most important of which is that the arbitration clause, if it is in a contract of compliance, does not have the right for the weak party in the contract to discuss it or refuse to sign it, as the contracts of compliance are non-consensual contracts, and they are written and regulated by the terms and conditions of the stronger party mainly, so that they flow into His only interest.

Keywords: arbitrator, arbitration clause, compliance contracts, arbitration agreement.