Lafta, N. (2021). The Legal Nature of Scientific Research Contract. Akkad Journal of Law and Public Policy, 1(2), 84-96.

## THE LEGAL NATURE OF SCIENTIFIC RESEARCH CONTRACT

ABSTRACT. This paper applies the framework of contract economics to discuss the contractual nature of scientific research contracts and the nature of incomplete arrangements. Then points out that the particularity of the scientific research contract is the incentive contract and penal contract, which are all implicit contracts in the scientific research contract. However, the performance ratio of scientific research contracts is so high that it is difficult to believe. The article analyzes scientific approaches to determine the marriage contract's nature, legal nature, and concept. Traditional contracting formulas are not always in line with the patterns of advanced intellectual dealing. The world of knowledge is beginning to move new and structured structures automatically. Organization and legal forms are being implemented to help this movement accomplish its goals and meet the research community's needs. While being able to adapt to each stage's specific requirements, it also allows for any advancement. The form of transmitting information from the person with the specialization such as researcher) to another person aware of this information (the beneficiary) to want it from behind this information.

Naseer Sabbar Lafta

University of Kufa, Najaf, Iraq E-mail: naseers.aljbory@uokufa.edu.iq ORCID: 0000-0002-9164-6063

Received: January 2021 1st Revision: February 2021 Accepted: May 2021

*JEL Classification*: G21, K13, K20

Keywords: bank deposit, lost profits, damage recovery

Akkad Journal of Law and Public Policy, Vol. 1, No. 2, 2021