



**The College of Graduate Studies and the College of Law Cordially Invite
You to a**

Master Thesis Defense

Entitled

Specificity Of The Implementation Of The Contract For The International Commercial
Sale Of Goods In Accordance With The Vienna Convention

By

Shaikha Rashed Hamdan Mohammed Alblooshi

Faculty Advisor

Dr: Habiba Al Shamsi

College of Law

Private Law Department

Data & Venue

1:00 PM

Monday, 14 November 2022

H2 Building, 1st floor, meeting room

Abstract

With the advancement of technology and the continuous development in the world, our big world has become like a small village and international trade contracts have become faster than ever. The international sales contract is the most widespread and most famous international trade contract at all. This contract plays an important role at the level of the international community, which is witnessing remarkable development in light of globalization, freedom of trade and economic blocs. Therefore, I made the focus of my study revolve around the specificity of the implementation of the contract for the international commercial sale of goods in accordance with the Vienna Convention and compared to the position of the UAE legislation on it, according to the following division:

In this study, I divided its plan into two chapters. In the first chapter, I dealt with the concept of the international commercial sale contract and its rules, which I divided into two sections. The first topic presented the nature of the international commercial sale contract. As for the

second topic, I dealt with the rules governing this contract, which in turn are divided into ethical rules and legal rules.

The second chapter, I dealt with the provisions of the international sale contract of goods, which I divided into three sections. The first topic examined the seller's obligations in the international commercial sale contract, which includes the obligation to deliver and the obligation to conform. As for the second topic, I looked at the obligations of the buyer in the international commercial sale contract, which dealt with the obligation to pay the price and the obligation to receive the goods. As for the third topic, it dealt with the breach of the obligation by the seller and the buyer.