

**THE PRINCIPLE OF LAW IN CONSTRUCTION CONTRACT OF
CONSTRUCTION INFRASTRUCTURE SUPPLY WITH
FOREIGN CONSTRUCTION SERVICES BUSINESS ENTITIES**

ABSTRACT

The focus in writing this dissertation study is the limited budget of the Government in providing infrastructure facilities for the community, so that the Government is obliged to modify the source of the budget by cooperating with Foreign Business Entities. In responding to this problem, the Government's next task is to create a policy and legal framework to enhance the participation of Foreign Business Entities, including foreign and private foreign governments with the Public Private Partnership scheme.

The type of this research is a legal research. In this research is conceptual approach, statute approach and comparative approach.

In this dissertation study found 3 discoveries. First, relating to the characteristics of the Government's construction contract with Foreign Business Entities. Second, relating to the accountability of the Government and Foreign Business Entities in the Construction Contract. Third, Dispute Settlement in Infrastructure Provision Construction Contracts with Foreign Business Entities.

Keywords: Construction Contract of Construction Infrastructure Supply, Liability, Dispute Resolution, Foreign Construction Services Business Entities.