



European Research Studies Journal

Member Login

Username Password
[Login](#) [Lost Password?](#) [No account yet? Subscribe](#)

- Home
- Journal
- Conferences
- Workshops
- News
- Links
- Sitemap
- Contact Us

Foundational Business Institute Model: A Management Case Study, V.P. Baidalov, S.A. Kasimov, V. G. Pashkin... 1-14
Methodological and Pedagogical Support of the Social Business Management, A.S. Baidalov, S.V. Pagan, S.V. Chelpanovskiy, S.V. Chelpanovskiy, S.V. Chelpanovskiy... 15-46
Conceptual Model of Organizational Management from Learning Model to... 47-58
The Journal of Strategic Human and Organizational Development: A Review... 59-74
The Concept of the Field of Business of Non-Profit and Social of its... 75-82
Place and Function of the Prosecutor's Office of the Republic of Kazakhstan within... 83-92
Interpretation of the Constitution and of Law Transferring Principles within... 93-102
Improvement of Organizational Form of Interaction of the Court and the Public... 103-112
1994 Treaty as the Basis for the 2011 Agreement on Free Trade Area, B. Amandossuly, S.Z. Aidarbaev, K.N. Shakirov, A.A. Alexeyev... 113-128
Principles of Interaction of Judicial Power and Executive Agency as Reflection... 129-138
The Problem of Recognizing the Place of International Civil Process in the Law... 139-148
Management System of the State Control Institutions in the Republic of... 149-158

Latest: Vol.XVIII, Issue 4 (2015)



International Strategic Management Association
Your final piece of business information
[Read More...](#)

1994 Treaty as the Basis for the 2011 Agreement on Free Trade Area



Authors: B. Amandossuly, S.Z. Aidarbaev, K.N. Shakirov, A.A. Alexeyev

Abstract:

This article focuses on the adoption of the 1994 Agreement on free trade area as the basis for the formation of the 2011 Agreement on free trade area. International relations have been developing constantly, especially on trade issues. Ratification of the 2011 agreement has helped to adapt to modern realities, still basing on the provisions of the 1994 treaty, the final formation of which took more than 10 years.

The main vector of the article is aimed at a segment of dispute resolution, affecting issues of their qualification and assessing effectiveness of the existing mechanisms. We will consider qualitative changes that have caused recognition of the 1994 Agreement on free trade area illegal and signing of the agreement in 2011. Special attention is paid to possible future