SUMMARY

Subject of the thesis: International legal regulation of investment activity.

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The relevance of the subject of research. At the present stage of development of society and legal regulation in the sphere of investments takes a major role. This can be accomplished through a combination of international law and domestic (national) regulations. At the last thirty years due to a serious development investments in the regulation of investment relations gaps.

The purpose of the research is development of the features of the internationally-legal regulation of foreign investment.

The object of the research is public relations associated with investment and legal regulation of investment activities.

The subject of the research are international legal norms arising from investing activities.

Scientific novelty is reflected in the fact that in the analysis of international legal regulation of investment relations, taking into account new trends in international investment and customary international law, as well as the study of legal documents, contracts and agreements reveal the essence of the regulation of international investment relations.

Structure: the two chapters, containing seven paragraphs, the conclusion and 74-reference bibliography (four of which are in foreign languages). The total volume is 82 pages.

Summary: In the context of the internationalization of economic life of particular importance to the creation of a favorable investment climate in transition economies gaining compliance with international standards. Standards should be

understood under international rules, which are formulated in multilateral and bilateral agreements, based on which, the State party undertakes to follow laid down in international law principles of legal regulation of foreign investment.

States that have an interest in attracting foreign investment, it is necessary to participate in multilateral international agreements, treaties designed to ensure investor protection and reduce potential risks in connection with investments in other countries.

Currently, bilateral treaties contain a more detailed regulation of relevant relationships. It should be noted that in these agreements are formulated initial principal provisions which define the investment climate.

Key provisions of the bilateral agreements on mutual protection of investments comply with the international practice of concluding investment agreements. With their design the Soviet Union and then Russia and other CIS states take into account the experience of other countries regarding the promotion and protection of investments. However, there are differences, reflecting both the compromise negotiations, as well as features of the approach of different countries in investment cooperation.

Along with the definition of investment, typically, these agreements include basic obligations which the State assumes, based on the activity of investors on their territory of another state. In most cases, the contracting parties before the commitment is worth, which is associated with the creation and maintenance of a favorable regime for investments by investors and their activities. Also, before the parties the task of providing adequate protection to foreign ownership, to provide investors the opportunity to free transfer of their income. When it comes to international disputes, the state has the right to decide his international arbitration.