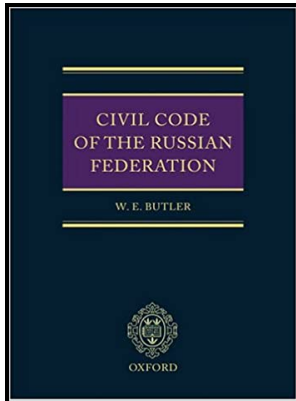


Civil Code of the Russian Federation - parts one, two, and three

Oxford University Press - The Civil Code of the Russian Federation



Description: -

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Civil law -- Russia (Federation) Civil Code of the Russian Federation

- parts one, two, and three

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Notes: Includes index.

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Constitution of Russia

REPRESENTATIVES OF EMPLOYEES AND EMPLOYERS Article 29. The list of categories of employees who are to be granted an additional annual paid leave for the specific character of work, as well as the minimal duration of this leave and conditions of its granting are defined by the Government of the Russian Federation. Article 84 A labor agreement can also be terminated because of other reasons, specified in this Code or other federal laws.

Crimes Against the Fundamentals of the Constitutional System and State Security

In this case at least one of the parts of this leave cannot be shorter than 14 calendar days. All expenses incurred in participation in collective bargaining shall be compensated in the manner set by the law, the collective contract, agreement. Remuneration of labour of employees involved in hard work, in work with harmful and or dangerous and other special labour conditions Remuneration of labour of employees involved in hard work, in work with harmful and or dangerous and other special labour conditions is made in increased amounts as compared to base wage rates salaries established for various jobs with standard labour conditions, but not lower than the amounts defined by laws and other standard legal acts.

The Counting of the Term

Wikipedia's Russia page in many languages. Employer's duties for creating conditions ensuring activities of employees' representatives An employer shall create conditions ensuring employees' representatives activities in accordance with this Code, laws, the collective contract, agreements. State Normative Labor Safety Requirements State normative labor safety requirements contained in federal labor safety laws and related normative legal acts of Russian Federation, labor safety laws and related normative legal acts of subjects of Russian Federation, define rules, procedures, and criteria aimed at employees' life and health preservation in the process of their work.

The Counting of the Term

Normative provisions shall be included in the collective contract, should laws and other normative legal acts directly prescribe mandatory attachment of such provisions to the collective contract. This position must correspond to qualification and state of health according to the results of

medical examination of employee.

Constitution of Russia

The lists of jobs and employees with whom the mentioned contracts may be concluded as well as standard forms for such contracts are approved in the procedure set by the Government of Russian Federation. Additional annual paid leave for the specific character of work Some categories of employees, whose work is connected with special features of the fulfilled work, are granted an annual additional paid leave. Wikipedia entry for the Russian avant-garde artist, painter, and designer.

The Limitation of Actions

Major Russian Companies The three largest Russian companies are active in the oil and gas sector. At seasonal employment probation period is not to exceed two weeks. Off-hour jobs of organization head The organization head has the right to hold paid posts in other organizations only upon agreement of the organization-authorized body, property owner, or authorized agent body of the owner.

Civic Chamber of the Russian Federation

LABOR OF EMPLOYEES WORKING IN THE FAR NORTH REGIONS AND EQUIVALENT AREAS Article 313. The company has several hundred subsidiaries and affiliated companies in Europe and Central Asia. The third copy of the statement, investigation materials and documents shall be retained by the employer, where the accident took place.

Crimes Against Property

On the employee's written application the unused leaves may be given to him or her with the subsequent dismissal excluding cases of dismissal for guilty actions , the last day of the leave being considered the day of dismissal.

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