

xLaw Word

Kommentaariide, klauslite, lepingupõhjade lisamine

xLaw

Comments Contract clauses Templates

Keywords
Separate keywords with ; symbol

Title:
e.g tilted toward client

Comment:
Add your citation, comment etc

Language: ET LV LT EN
+ Add to Estonian Law

Save Cancel

xLaw

Comments Contract clauses Templates

Contract Type(s):
e.g Employment contract

Contract Section(s):
e.g Intellectual Property

Clause:
Add your contract clause

Explanation:
e.g tilted toward client

xLaw

Comments Contract clauses Templates

Contract Type:
e.g Employment contract

Explanation:
e.g IT company specific

Language: ET LV LT EN

Save this document as a template

Lepingupõhjade otsing ja kasutamine

The screenshot shows the Microsoft Word interface with a document titled "Document1 - Word" by user "Evert Nõlv". The ribbon includes File, Home, Insert, Design, Layout, References, Mailings, Review, View, Developer, and Help. The main document content is an employment agreement. The xLaw sidebar is open on the right, displaying search results for "Employment contract".

EMPLOYMENT AGREEMENT

This employment agreement (the “**Agreement**”) is entered into between e-mail address [insert] (the “**Company**”) and [Employee’s name], personal identification code: [insert], address [insert], (“**You**”) (collectively the “**Parties**”, each individually a “**Party**”). This Agreement comprises the Outlined Terms in Section 1, the Detailed Terms in Section 2 and other Schedules attached to the Agreement.

1. OUTLINED TERMS

1.1. Job title and reporting
You are employed as [add brief job description where this is not self-explanatory]. You shall report to [insert] (“ Company’s Representative ”).
1.2. Commencement of employment
Your employment with the Company and your period of continuous employment will commence on [date]. No previous employment counts as part of your period of continuous employment with the Company.
1.3. Probationary period
OPTION 1: The first [four] months of your employment shall be a probationary period (the “ Probationary Period ”). OPTION 2: No probationary period shall apply to your employment.
1.4. Place of work
Your normal place of work is at [insert location]. Unless otherwise agreed, <u>You</u> will not be required to work outside Estonia for a continuous period exceeding 30 days.
1.5. Working time

xLaw

Comments Contract clauses Templates

Employment contract

General
Add template to document

for IT company
Add template to document

Lepinguklauslite otsing ja kasutamine

The screenshot shows the Microsoft Word application window. The title bar reads "Document1 - Word" and the user name "Evert Nõlv" is visible in the top right. The ribbon includes "File", "Home", "Insert", "Design", "Layout", "References", "Mailings", "Review", "View", "Developer", and "Help". A search bar on the right says "Tell me what you want to do". The main document area contains a paragraph of text about Intellectual Property Rights (IPR) which is highlighted in grey. On the right side, the "xLaw" sidebar is open, showing tabs for "Comments", "Contract clauses", and "Templates". A search box is present, and a list of results includes "Employment Contract" and "Term Sheet", with a mouse cursor pointing to "Employment Contract".

In this Agreement "Intellectual Property Rights" or "IPR" mean all intellectual and industrial property rights and similar rights of whatever nature anywhere in the world whether currently existing or coming into existence at some future time and all rights pertaining thereto, whether recorded or registered in any manner or otherwise, including (but not limited to) any copyrights and related rights, industrial design rights and other design rights, registered designs, patents, utility models, inventions (whether or not patentable), trademarks, service marks, database and software rights, semiconductor topography rights, trade secrets, know-how, confidential information, business names, trade names, brand names, domain names and all other legal rights anywhere in the world protecting such intangible property including, where applicable, all renewals, extensions and applications for registration and the right to sue for damages for past and current infringement in respect of any of the same.

xLaw

Search: []

Comments | Contract clauses | Templates

Employment Contract

Term Sheet

Äriregistri otsing + ühe klikiga

The screenshot shows the Microsoft Word interface with a search for 'ExtendLaw OÜ' in the xLaw sidebar. The search results are as follows:

ExtendLaw OÜ (registrikood 14150878, aadress Liivamäe tn 8-13, 10113 Tallinn)

Extendlaw

ExtendLaw OÜ

EXTENSA OÜ

ExtendLaw OÜ
Registry code: 14150878
Status: Entered into the register
Address: Liivamäe tn 8-13, Tallinn
10113
VAT number: EE102038750
[Registry Card](#)
[Business registry](#)
Add to document: **EST** ENG

Page 1 of 1 At: 3,2 cm 10 of 10 words Estonian 100%

Kehtiva seaduse otsing ja lisamine dokumenti

The screenshot shows the Microsoft Word interface. The main document area contains a paragraph of text in Estonian, which is highlighted in grey. The text discusses the consequences of a contract being void under certain conditions. On the right side, there is a search results pane titled 'xLaw'. The search query is 'Võs § 42 lg 1'. The results pane shows a snippet of the text and a button labeled 'Add to document'. The status bar at the bottom indicates 'Page 1 of 1', 'At: 3,2 cm', '82 of 82 words', and 'Estonian'.

AutoSave Off

Document1 - Word

Evert Nõlv

File Home Insert Design Layout References Mailings Review View Developer Help Tell me what you want to do Share

Võs § 42 lg 1 Tüüptingimus on tühine, kui see lepingu olemust, sisu, sõlmimise viisi, lepingupoole huvisid ja teisi olulisi asjaolusid arvestades kahjustab teist lepingupoolt ebamõistlikult, eelkõige siis, kui tüüptingimusega on lepingust tulenevate õiguste ja kohustuste tasakaalu teise lepingupoole kahjuks oluliselt rikutud. Ebamõistlikku kahjustamist eeldatakse, kui tüüptingimusega kaldutakse kõrvale seaduse olulisest põhimõttest või kui tüüptingimus piirab teise lepingupoole lepingu olemusest tulenevaid õiguseid ja kohustusi selliselt, et lepingu eesmärgi saavutamine muutub küsitavaks. Tüüptingimuse tühisust ja sellega seotud asjaolusid hinnatakse lepingu sõlmimise aja seisuga.

xLaw

Võs § 42 lg 1

Open in Riigi Teataja

Add to document

Võs § 42 lg 1 Tüüptingimus on tühine, kui see lepingu olemust, sisu, sõlmimise viisi, lepingupoole huvisid ja teisi olulisi asjaolusid arvestades kahjustab teist lepingupoolt ebamõistlikult, eelkõige siis, kui tüüptingimusega on lepingust tulenevate õiguste ja kohustuste tasakaalu teise lepingupoole kahjuks oluliselt rikutud. Ebamõistlikku kahjustamist eeldatakse, kui tüüptingimusega kaldutakse kõrvale seaduse olulisest põhimõttest või kui tüüptingimus piirab teise lepingupoole lepingu olemusest

Page 1 of 1 At: 3,2 cm 82 of 82 words Estonian

Display Settings 100%

Märgi RK number -> kliki kohtunikuhaamri peal -> avaneb RK lahend

The image shows a Microsoft Word document with the text "3-2-1-1-17" in the center. The Word ribbon includes tabs for File, Home, Insert, Design, Layout, References, Mailings, Review, View, Developer, and Help. The xLaw add-in is visible on the right with tabs for Comments, Contract clauses, and Templates. A web browser window is overlaid on the bottom right, displaying the URL https://www.riigikohus.ee/lahendid?asjaNr=3-2-1-1-17&utm_sourc. The browser page title is "Lahendid" and it contains a search bar, a printer icon, and the text "Viimased lahendid Täisekraan". The main content of the browser page is a court decision from the Riigikohus (Estonian Supreme Court) titled "KOHTUMÄÄRUS". The decision number is "3-2-1-1-17" and the date is "Tartu, 15. märts 2017". The case involves Peeter Jerofejev and his co-defendants, including Indrek Koolmeister and Jaak.

AutoSave Off | Document1 - Word | Evert Nõlv | Share

File Home Insert Design Layout References Mailings Review View Developer Help | Tell me what you want to do

3-2-1-1-17

xLaw | Comments | Contract clauses | Templates

https://www.riigikohus.ee/lahendid?asjaNr=3-2-1-1-17&utm_sourc | Search... | Viimased lahendid | Täisekraan

Lahendid

Riigikohtu lahendite otsingu abi

**RIIGIKOHUS
TSIVIILKOLLEEGIUM**

KOHTUMÄÄRUS

Kohtuasja number 3-2-1-1-17
Otsuse kuupäev Tartu, 15. märts 2017
Kohtukoosseis Eesistujia Peeter Jerofejev, liikmed Indrek Koolmeister ja Jaak

Page 1 of 1 | At: 3,2 cm | 1 of 1 word | Estonian

Kommentaari lisamine dokumenti ühe klikiga

The image shows a Microsoft Word window titled "Document1 - Word" with the user "Evert Nõlv". The ribbon includes "File", "Home", "Insert", "Design", "Layout", "References", "Mailings", "Review", "View", "Developer", and "Help". A search bar says "Tell me what you want to do". The main document area contains a highlighted paragraph in Estonian. To the right, a side panel titled "xLaw" is open, showing a search bar and a list of notes. The first note is titled "Viivis" and contains a date "3-2-1-25-16" and a button "Add to document". The text of the note is a copy of the highlighted paragraph in the document.

AutoSave Off

Document1 - Word

Evert Nõlv

File Home Insert Design Layout References Mailings Review View Developer Help Tell me what you want to do

Share

xLaw

Viivis

3-2-1-25-16

Add to document

Viivise "mõistlik määr" tuleb sisustada iga konkreetse asja asjaoludest lähtuvalt, Siiski tuleks kolleegiumi arvates eelduslikult hinnata VÕS § 42 lg 3 p 5 ja § 42 lg 1 järgi tühiseks vähemalt selline tarbijaga sõlmitud viivisekokkulepe, kus kokkulepitud viivisemäär ületab kolmekordset seadusjärgset viivisemäära. Kolleegiumi hinnangul kajastab sellises suurusjärgus lepinguline viivisemäär kohast proportsiooni seadusjärgse viivisemäära suhtes ning täidab oma eesmärgi, kahjustamata tarbijat ebamõistlikult.

Page 1 of 1 At: 2,5 cm 61 of 61 words Estonian

Display Settings 100%