

What the Covid Outbreak Can Teach Us About Force Majeure



Kyle Hermanson Sameer Ghaznavi

What is Force Majeure?

- A force majeure clause is used by parties to a transaction to allocate the risk of certain unforeseeable events that may impact the ability of a party to perform its obligations under the contract if they occur.
- "Force majeure" is the term of art customarily applied to these unforeseeable events. A project contract will typically include a definition of "Force Majeure Event" that dictates which events qualify for relief.
- In addition to allocating the risk of force majeure events between the parties, a force majeure clause also typically mandates a procedure by which an impacted party must inform the other party of: (1) the occurrence of the force majeure event, (2) the impact of the event, (3) the steps the impacted party is taking to mitigate the force majeure event, and (4) a required timeline for submitting the notice.

What is Force Majeure?

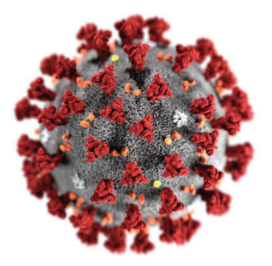
• We used to picture this:



www.dlapiper.com

What is Force Majeure?

• Now we picture this:



Components of a Force Majeure Provision

- · Definition of "force majeure event"
 - · Broad language (event outside of a party's control) v. finite list of force majeure events
 - Examples v. inclusive list
- Exclusions (events within a party's control)
 - Payments
 - Economic circumstance (inability to pay)
 - · Labor issues specific to the contractor
- · Language excusing one or both parties from performance if a force majeure event occurs
- · Duty to mitigate
- Notice period
- Termination Rights

www.dlapiper.com

Owner v. Contractor

	Owner	Contractor
Trigger	-Narrow list of force majeure events -Must prove elements of force majeure have been met -Must demonstrate actual delay -Contractor must take efforts to mitigate	-Open-ended or a broad list of force majeure events -Listed items are presumed to be force majeure event
Notice	Prompt notice upon occurrence of force majeure event	Reasonable time to notify Owner of force majeure
Rights	-Excused from performing -Day-for-day schedule relief -Termination right for extended force majeure -If terminated, Contractor assigns all subcontracts to Owner	-Excused from performing -Equitable schedule relief (may be more than day-for-day) -Termination right for extended force majeure + costs to date

Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the <u>UT Law CLE eLibrary (utcle.org/elibrary)</u>

Title search: What the COVID Outbreak Can Teach Us About Force Majeure

Also available as part of the eCourse <u>What the COVID Outbreak Can Teach Use About Force Majeure in Mineral</u> <u>Project Contracts</u>

First appeared as part of the conference materials for the 16th Annual Renewable Energy Law Institute session "What the COVID Outbreak Can Teach Us About *Force Majeure*"