

# 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.

www.dlapiper.com

## What is Force Majeure?

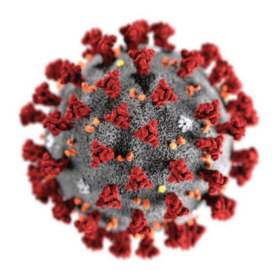
• We used to picture this:



www.dlapiper.com

## What is Force Majeure?

• Now we picture this:



www.dlapiper.com

### 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

www.dlapiper.com





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 2021 Renewable Energy Law eConference

First appeared as part of the conference materials for the  $16^{\text{th}}$  Annual Renewable Energy Law Institute session "What the COVID Outbreak Can Teach Us About Force Majeure"