

***Force majeure* and construction.**

Such a clause may define the result of a large number of potentially frustrating events.

The purpose of the clause is to relieve party from the liability that may arise when they are unable to perform their obligations under the contract as a result of a *force majeure* event.

It may specify that contract is not to end unless the issue is incapable of remedy or a certain period of time has passed.



A commercial contract may include a *force majeure* clause.

