

GUWOR-NIKI WARE-EBI HARRY
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MECH ENG

Snap test

2. A force majeure clause is “a contractual provision allocating the risk of loss if performance becomes impossible or impracticable, especially as a result of an event or effect that the parties could not have anticipated or controlled.” Here, neither the person offering or accepting the contract can be blamed if the contract isn’t fulfilled. Typical examples are; earthquakes and viruses. During this Covid 19 lockdown, many contracts would have been breached but neither parties can be blamed for it.