



London TDM

Legal and Contracts Management Training Courses

Course Venue: Malaysia - Kuala Lumpur

Course Date: From 10 May 2026 To 14 May 2026

Course Place: Royale Chulan Hotel

Course Fees: 6,000 USD

Introduction

This professional course provides an in-depth exploration of Force Majeure and Contract Termination Clauses, essential components within contracts that handle extraordinary, unforeseen events affecting contractual obligations. Participants will gain insights into legal frameworks, strategic applications, risk management, and best practices in drafting and interpreting these clauses.

Objectives

- Understand the principles and legal basis of force majeure and contract termination clauses.
- Analyze real-world cases and evaluate the effectiveness of these clauses.
- Develop skills in drafting clear and enforceable force majeure and termination clauses.
- Examine risk management strategies related to unpredictable events.
- Enhance negotiation skills for resolving disputes involving these clauses.

Course Outlines

Day 1: Introduction to Force Majeure

- Definition and historical context of force majeure
- Legal frameworks and jurisdictional variances
- Common clauses and their components
- Distinguishing between force majeure and hardship clauses
- Case study review: Landmark force majeure cases

Day 2: Contract Termination Clauses Fundamentals

- Purpose and role of termination clauses in contracts
- Types of termination clauses and their applications
- Legal consequences of contract termination
- Rights and obligations upon termination
- Analyzing case studies on contract termination disputes

Day 3: Drafting Force Majeure and Termination Clauses

- Key elements of effective force majeure clauses
- Best practices for drafting termination clauses
- Common pitfalls and how to avoid them
- Adapting clauses for different industries and sectors
- Workshop: Drafting clauses with peer feedback

Day 4: Risk Management and Strategic Considerations

- Mitigating risks in contract performance
- Strategies for renegotiation and amendment
- Using force majeure to manage contractual risk
- Evaluating contractual dependencies and external factors
- Discussion: Industry-specific challenges and strategies

Day 5: Dispute Resolution and Negotiation

- Approaches to dispute resolution in force majeure and termination contexts
- The role of mediation, arbitration, and litigation
- Negotiating settlements and contract amendments
- Skills for effective dispute resolution and negotiation
- Final project: Simulation of a contractual negotiation