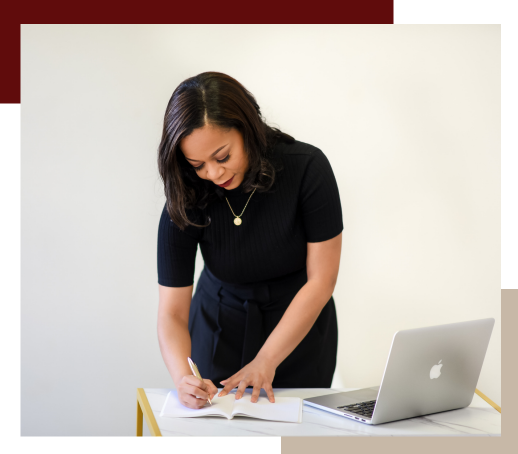
FREE PANDEMIC CLAUSE TEMPLATE

TO INCLUDE IN YOUR CONTRACT(S)



Legacy Street Law

www.legacystreetlaw.com

LEGAL NOTICES

© All rights reserved. No part of this guide/communication may be reproduced, stored, or transmitted in any form or by any electronic or mechanical means, photocopying, recording, scanning, or otherwise, including information storage and retrieval systems, without permission in writing from the Legacy Street Law (hereinafter "Publisher"). You have permission from Legacy Street Law to use the pandemic clause in your contract(s) as instructed; however, you may not sell or otherwise use the clause for any other purpose. We reserve the right to take legal action should this occur. Requests for permission to use this product in methods other than instructed can be directed to: support@legacystreetlaw.com.

Legal Disclaimer: This guide and the pandemic clause is for informational purposes ONLY. By accessing and downloading this guide, you acknowledge and agree that the information within this guide is NOT intended to be and does NOT constitute legal, financial, investment, business (or otherwise) advice. While the Publisher has made its best efforts in putting together this guide, Legacy Street Law makes no warranty as to the quality, accuracy or completeness of any information or materials provided within the guide.

Portions of this guide may contain material constituting attorney advertising. As each representation has unique facts and circumstances, prior results do not guarantee a similar outcome. The hiring of an attorney is an important decision that should not be based solely upon advertisements.

Accessing or viewing materials though this guide, or any subsequent email or other electronic communication sent to Legacy Street Law or any of its attorneys through or because of this guide, does NOT create an attorney-client relationship. Nothing on this guide or associated pages, documents, comments, answers, emails, or other communications should be taken as legal advice for any individual case or situation. The information on this guide is not intended to create, and receipt or viewing of this information does not constitute, an attorney-client relationship.

The information provided in this guide is neither intended nor should be construed to be an offer of legal services by Legacy Street Law. Furthermore, any and all information provided through this guide is not intended for users outside of the jurisdiction in which Legacy Street Law is licensed to practice law.

The information contained within this guide may be not suitable for your specific situation. You should consult with a competent attorney within your State or jurisdiction for specific legal advice pertaining to your situation and wherever else appropriate.

Indemnification: By accessing this guide, you are hereby releasing Publisher, Legacy Street Law, its affiliates, assigns, and successors, from any and all liability, damages, and injury from the information contained in this communication. You further agree and warrant that you are solely responsible for any business, financial, legal, investment (or otherwise) outcome that may result from your decisions.

WE UNDERSTAND...

We have worked with so many clients to know and understand how important your business is to you and the people you were called to serve with it. We also understand that your business is a major resource that provides for you and potentially your family.

If you own a profitable business, are making great impact on the people who you are serving, and you want your business to continuing doing that while being a secure and stable asset that is provision for you and your family, you need a legal plan for that - PERIOD. If not, your business that you've spent so much time building and growing will crumble like a cookie due to legal mistakes that could have easily been avoided with proper guidance and protection strategies.

Below is a free pandemic clause as promised with you. Some of you are going to take action immediately and include it in your contracts. Others of you are going to eat this up and know that you need tailored guidance, advice, accountability, and more. For those of you in the latter, we will introduce you to an amazing opportunity, created to help you take the next step toward legally protecting your business and ultimately amplifying your legacy - more on that later. Let's get into this clause!



PANDEMIC CLAUSE TEMPLATE

COPY AND PASTE THE BELOW CLAUSE INTO YOUR CONTRACT(S):

Neither Party will be liable for any failure or delay in performing an obligation under this Agreement that is due to any of the following causes, to the extent beyond its reasonable control: acts of God, accident, riots, war, terrorist act, epidemic, pandemic, quarantine, civil commotion, breakdown of communication facilities, breakdown of web host, breakdown of internet service provider, natural catastrophes, governmental acts or omissions, changes in laws or regulations, national strikes, fire, explosion, generalized lack of availability of raw materials or energy. To make things clear: Force Majeure does not include: (1) financial distress nor the inability of either party to make a profit or avoid a financial loss, (2) changes in market prices or conditions, or (3) a party's financial inability to perform its obligations under this Agreement.

WHERE TO INCLUDE THE CLAUSE AND WHICH CONTRACTS TO PUT THE CLAUSE IN

WHERE TO INCLUDE:

Try to put this clause toward the end of contract with any other miscellaneous legal clauses you may have in your contract(s). It could be the last clause or somewhere close to the last. Don't get so caught up on where exactly it is, but the point to organize the contract in a way that makes sense for you and is easily readable to the other party signing the contract. Label the clause "Force Majeure."

OTHER CONSIDERATIONS:

Which party(ies) should be relieved of its obligations to perform under the contract if one of those major events happens? In the template, we put neither which is standard, but you'll need to customize this to your business. Depending on your business, even if such an event occurs, it may not affect the ENTIRE project or service being provided but only part of it. If this is you, simply state in the clause which obligations would be excused (and from which party) should one of those major events occur. (You can and probably should also state which contact obligations would NOT excused).

CONTRACTS TO CONSIDER PUTTING THE CLAUSE IN:

- Service Contracts
- Consulting/Coaching Contracts
- Independent Contractor Contracts
- Any contract where work/a service is expected to be performed or product is expected to be delivered under the contract

READY TO MAKE SURE YOUR BUSINESS IS LEGALLY SOLIDE & SECURE?

Introducing...

Our Launch Legally VIP Day:

Remember earlier when we said that some of you were going to need more in order to implement a plan and legal strategies of the magnitude we were discussing? We want to introduce you to our Launch Legally VIP Day.

During your VIP Day, we help our clients establish the legal foundations of their business to ensure their business is secure and being built on something solid.

When you work with us for your Launch Legally VIP Day, you will --

- Shift from your business being at risk and unprotected to having a bulletproof foundation for the operations of your business, even if you have no idea where to start or what types of legal protections you business needs
- Finally stop playing around with your business, saying "I'll get to the legal business stuff after I do X," so that you can actually create and establish the legacy that you keep talking about, EVEN WITHOUT having to have your business, life, or finances in the "perfect place" before getting started with this process
- Master having the competence and education surrounding the legal aspects of your business so that you can confidently conduct business, secure deals and contracts, and look professional. And you'll complete all of this in just ONE day, without spending tons of time trying to understand legal jargon and laws on your own, because let's face it you're not an attorney. So leave the legal stuff to us so you can focus on doing what you do best being the CEO of your business and serving clients/customers. (We break it all down very easily so that you feel empowered to make sound business decisions to protect your profits and everything you're creating and building in your business)
- Walk away with the legal foundation and structuring of your business set up and 3 custom contracts tailored SPECIFICALLY for your business



ABOUT LEGACY STREET LAW

For legacy-driven business owners & their families, we are the leading law firm that provides comprehensive legacy planning, business succession planning, and business planning/general counsel services. We're also particularly passionate about helping young CEOs of color. Unlike other law firms, we combine customized planning and legal strategies, culturally relevant education, and the legacy/business goals and values of our clients to create the ultimate plan(s) and strategies for their business and/or life, that actually works, protects, and creates generational impact.

When it comes to protecting and preserving businesses, their families, generational wealth, and legacies, we provide the leading legacy and business planning solutions, which properly and completely protects businesses and legacies. Unlike other legacy & business planning services, we not only plan for tangible wealth but also intangible wealth like beliefs, experiences, and values so that those working in and out of your business have an understanding of actual intentions behind business planning decisions.

READY TO LEGALLY SECURE YOUR BUSINESS?

CONTACT US

Schedule a Business Roadmap Session at www.legacystreetlaw.com if you are ready to FULLY legally protect your business and to see if the VIP Day is appropriate for you! (You'll have the opportunity to apply the Session fee to

FOLLOW US

- @legacystreetlaw
- f Legacy Street Law

