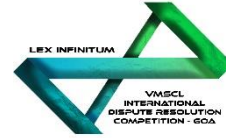


CLARIFICATIONS LEX INFINITUM 2019



CLARIFICATIONS ON 'BEETLE-MANIA'

Q.1. Are there other Plantation owners or is Pat the sole plantation owner in Sodor?

Ans: Yes, please refer to the sentence:

“(4) Pat should tell the other farmers on Sodor about the beetle infestation and get them to use similar water and burning techniques to prevent the spread of the beetles.”

Q.2. Was there any role played by the Gordon Industry after the first month of the contract? What part of the contract did the industry not perform?

Ans: Please refer to the final paragraph, “Three weeks ago Gordon Industries filed suit against Pat Thomas for breach of contract and failure to pay the final six monthly instalment payments required in the Consulting Agreement. Pat filed a counter-claim for breach of contract and lost profits.”

Q.3. What does clause (c) in the contract mean?

Ans: I do not see a “clause (c)” referenced anywhere in the General Information?

CLARIFICATIONS ON 'AI CONSULTING V. NEXT LEGAL'

Q.1. What is the break-up of € 150,000 that AI asks for?

Ans: Not needed to resolve the matter, other than that identified already.

Q.2. What training does the AIC staff receive from LAW?

Ans: Not needed to resolve the matter.

Q.3. What does “use and operation” in the third last para connote?

Ans: Not needed to resolve the matter.

Q.4. Is Next Legal the only firm to avail artificial intelligence services?

Not needed to resolve the matter.