

From: Vladimir Gurevich <vladimir.gurevich@gmail.com>
Sent: 12:55 2020 מאי 09 שבת
To: Emmett.Dages@taylorandfrancis.com
Subject: Claim No. 1

May 09, 2020

Attention to Mr. Emmett Dages
Chief Operating Officer of Taylor & Francis Group
Emmett.Dages@taylorandfrancis.com

Helo, Mr. Dages,

I would like to complete our long correspondence as soon as possible and hand over the documents to the lawyer. This requires a very accurate understanding of the attitude of Taylor & Francis to my claims. Unfortunately, there is still no such clear and precise understanding. Therefore, I want to formulate the attitude of Taylor & Francis to each of my claims separately and ask you whether I understand you correctly.

Claim No. 1

The Payment of Royalty for 231 copies of the sold books "Protection Devices and Systems for High Voltage Applications", published at 2003 by "Marcel Dekker"

Facts:

- 1.1. The book was published in 2003.
- 1.2. In 2003, Taylor & Francis acquired "Marcel Dekker" with all its debts and obligations.
- 1.3. Sales of this book (231 copies sold in 2003) year are included in the Taylor & Francis sales report, sent to the author, but Taylor & Francis refuses to pay a royalty to author and claims that the author received a royalty from "Marcel Dekker" in 2003.
- 1.4. The author claims that he did not receive any royalty from "Marcel Dekker" in 2003.

Conclusion:

Taylor & Francis refuses to fulfill "Marcel Dekker"'s obligations to pay a royalty to the author for 231 copies sold in 2003 and does not have any documents confirming that in 2003 the royalty was paid to the author by "Marcel Dekker".

The confirmation:

Please confirm very briefly that the above my understanding of the situation is correct. And if it's not true, then what exactly.

Thanks.

Regards,

Dr. Vladimir Gurevich

--

*Best regards,
Vladimir*

<mailto:vladimir.gurevich@gmail.com>