

Which damages can be claimed by franchisee in case of non-observance of the rules on disclosure?

2015 IDI Annual Conference Porto, 19-20 June 2015



International Distribution Institute

PANELISTS

CHAIR: Silvia Bortolotti, Buffa Bortolotti & Mathis, Torino

Paul Jones, Jones & Co., Toronto

Patrick Lindgren, Advocare Law Firm, Helsinki,

Juan Carlos Uribe, Triana, Uribe & Michelsen, Bogotà



In which cases is the franchisee entitled to claim damages?

- lack of provision of the pre-contractual information;
- incomplete/incorrect provision.



The claim

What legal actions can be claimed?

What must the franchisee prove if he/she wants to claim that the franchisor breached the disclosure obligation?



The damages

What damages can be claimed?

What is the average amount normally granted by Courts in your jurisdictions?



Time limit

Is there a time limit for claiming damages?

Can damages be claimed after the franchise contract is concluded?



Thank you for your kind attention!

s.bortolotti@bbmpartners.com pjones@jonesco-law.ca patrick.lindgren@advocare.fi JCU@tumnet.com