

1 2 3 4 5 **RULING ON COSTS** OF THE LEAVE APPLICATION OF THE WIMBLEDON FINANCING MASTER FUND LTD (IN OFFICIAL LIQUIDATION) 7 1. The Master Fund seeks its costs arising from an application under s.97 of the 8 Companies Law (2018 Revision) ("the Law") for leave to commence legal proceedings 9 against The Wimbledon, SPC Fund ("the SPC Fund") in New York. 10 2. The SPC Fund resists the application and argues that the costs should be reserved 11 pending the outcome of the New York proceedings. 12 3. Written submissions have been provided by the parties. I heard the application for leave, which was contested, on the 19th November 2018. I 13 4. 14 delivered a Judgment in early December 2018 - giving reasons why the Master Fund 15 should be given leave. 16 5. A successful party to a discrete application should recover its reasonable costs from the unsuccessful party unless the Court otherwise orders.1 17 18 However, the Court has an unfettered discretion to depart from the general mandate 6. that costs will 'follow the event' in the relevant circumstances of the case². 19

¹ See GCR (Revised) O.62 r.4(2) ² See GCR O.62 r.4(5)

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Ruling on Costs. Cause No. FSD 111/2017. In the Matter of The Wimbledon Fund, SPC (In Official Liquidation). Coram: Parker J. Date: 31.12.2018

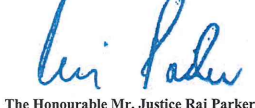
1	7.	The SPC Fund argues that this was just the first obligatory procedural step in making
2		good the alleged claim. It would be manifestly unfair if it (the SPC) were to be
3		successful in defending the New York proceedings, were unable to recover its costs
4		under New York law, and, in addition, ordered to pay the costs of the application for
5		leave.
6	8.	The SPC Fund argues that the situation is analogous to an order for directions where
7		the application is a necessary part of the trial process.
8	9.	The SPC Fund states further that the Court should reserve costs until the outcome of
9 .		the New York proceedings is known, and then make the appropriate order, which
10		might be that the costs of the application for leave should be awarded to the Master
11		Fund. There is no need to determine the matter now.
12	10.	I do not accept these submissions. I see no reason to depart from the overriding
13		objective of GCR 0.62 r.4(2) that costs should 'follow the event'.
14	11.	The matter I determined was a discrete matter .I did not consider the underlying merits
15		of the claim. It was a choice of forum decision based upon an exercise of discretion
16		following extensive submissions and evidence upon which I ruled in favour of the
17		Master Fund.
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- 1 12. The SPC Fund should pay the Master Fund's costs of the application on the standard 2 basis, to be taxed if not agreed within twenty-eight (28) days.
- 3 13. There are no circumstances in this case which would warrant an order for indemnity 4 costs.

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Dated this the 31st day of December 2018 6





The Honourable Mr. Justice Raj Parker

7 8 9 Judge of the Grand Court