



محكمة قطر الدولية
ومركز تسوية المنازعات
QATAR INTERNATIONAL COURT
AND DISPUTE RESOLUTION CENTRE

**In the name of His Highness Sheikh Tamim bin Hamad Al Thani,
Emir of the State of Qatar**

Neutral Citation: [2024] QIC (F) 24

**IN THE QATAR FINANCIAL CENTRE
CIVIL AND COMMERCIAL COURT
FIRST INSTANCE CIRCUIT**

Date: 5 June 2024

**RE PRACTICE DIRECTION NO. 1 OF 2024 (LITIGATION RESTRAINT
ORDERS) IN THE MATTERS OF AMBERBERG LIMITED AND MR
RUDOLFS VEISS**

Order

1. A Litigation Restraint Order as envisaged by Practice Direction No. 1 of 2024 (Litigation Restraint Orders) (the ‘**Practice Direction**’) is made against Amberberg Limited and Mr Rudolfs Veiss (the ‘**Respondents**’).

Judgment

1. This matter was referred by the Registrar to the President pursuant to paragraph 5 of the Practice Direction.
2. I was nominated by the President to consider this matter as contemplated in paragraph 6 of the Practice Direction.
3. I am satisfied that:
 - i. More than two applications have been made by Respondents, either as an Applicant or an Associate, that the Court has declared to be “wholly without merit” or words to the same effect as envisaged in paragraph 7(i) of the Practice Direction.
 - ii. It is in my view reasonable in all the circumstances that a Litigation Restraint Order should be made in respect of the Respondents.
4. I have therefore decided to make such an order.
5. The effect of this order is that, absent permission of the President or a Nominated Judge, neither of the Respondents may:
 - i. file any fresh claims or applications; and
 - ii. file any applications within extant claims,

for a period of 2 years from the date of this judgment.

By the Court,



Justice Fritz Brand, Nominated Judge

Representation

The Respondents were self-represented.