
In the matter of an Arbitration under the
Commercial Rent (Coronavirus) Act 2022

Between

ISABEL MARANT UK LIMITED

Applicant

and

BERKELEY SQUARE HOLDINGS LIMITED

Respondent

FURTHER AWARD

Introduction

1. This Further Award is supplemental to my Award dated 13.3.2023.
2. In paragraphs 74 to 77 of that Award I addressed the matter of the arbitration fees. I gave the Respondent an opportunity to make representations, if it so wished.
3. I have received no such representations.
4. Therefore, I now make this Further Award in the terms previously indicated.

Publication

5. Pursuant to CRCA s.18, this Further Award will be published. I shall publish it on the FCA website. It contains no commercial information which must be excluded under s.18(3).

Disposition

6. I hereby award and direct as follows:

The Respondent must reimburse the Applicant 50% of the arbitration fees paid by the Applicant.

Seat of the arbitration

7. Pursuant to the Arbitration Act 1996, s.95(2), the seat of this arbitration is in England and Wales.

Date of the award

8. This Further Award is made by me, Martin Dray FCI Arb, this Thursday 16.3.2023.

Signature



Martin Dray FCI Arb