



**In the High Court of Justice  
Queen's Bench Division  
Administrative Court**

CO Ref:  
**CO/9562/2008**

In the matter of an application for Judicial Review

The Queen on the application of  
HSMP FORUM (UK) LIMITED  
versus SSHD

RECEIVED  
28 NOV 2008

**Application for permission to apply for Judicial Review  
NOTIFICATION of the Judge's decision (CPR Part 54.11, 54.12)**

Following consideration of the documents lodged by the Claimant ~~and the Acknowledgement(s) of service filed by the Defendant and / or Interested Party~~

*Stuart Isaacs QC*  
Order by the ~~Honourable Mr Justice~~ *sitting as a Deputy High Court Judge*

Permission is hereby granted ~~refused~~ \* (delete as appropriate)

Observations:

*The SSHD's applications for an extension of time for filing her AOS is refused. There has been ample opportunity to respond to the Claimant's grounds, not least in view of the letter before claim and UKBA's reply. Even now, there is no indication from SSHD when an AOS might have been filed. The Claimant clearly has an arguable case for challenging the 2/7/08 policy document. The Defendant's position can be ventilated at the JR hearing, subject to her compliance with CPR Part 54.4(1)(b).*

- Case NOT suitable for hearing by a Deputy High Court Judge\*\*
- Criminal case NOT suitable for hearing by a Single Judge\*\*
- Case is considered to be totally without merit\*\*
- Hearing to be expedited\*\*

Directions as to expedition or other matters:

\*\*Tick if applicable

27 NOV 2008

Signed

*Stuart Isaacs QC*

Where permission to apply has been granted, claimants and their legal advisers are reminded of their obligation to reconsider the merits of their application in the light of the defendant's evidence.

Sent / Handed to the claimant, defendant and any interested party / the claimant's, defendant's, and any interested party's solicitors on (date):

Solicitors: SOLICITORS  
Ref No. HI/08

**Notes for the Claimant**

- (1) Where the Judge has refused permission a claimant or his solicitor may request the decision to be reconsidered at a hearing by completing and returning form 86B within 7 days of the service upon him of this notice.
- (2) If permission has been granted the claimant or his solicitor must within 7 days of the service upon him of this notice, lodge a further fee of £180.00, or a Fees exemption certificate if appropriate, to continue the proceedings. Failure to pay the fee or lodge a certificate within the specified period may result in the claim being struck out.

**Note to Defendants and Interested Parties**

- (1) Where permission has been granted, a defendant and any other person served with the claim form who wishes to contest the claim or support it on additional grounds must file and serve –
  - (a) detailed grounds for contesting the claim or supporting it on additional grounds; and
  - (b) any written evidence,within 35 days after service of the order giving permission.

