et al., :
Defendants.:

FAIRFIELD GREENWICH LIMITED,

VICTOR MARRERO, United States District Judge.

The Court received letters from defendants The Citco Group Ltd.; Citco Fund Services (Europe) B.V.; Citco (Canada) Inc.; Citco Global Custody N.V.; Citco Bank Nederland, N.V., Dublin Branch; and Citco Fund Servics (Bermuda) Ltd. (collectively, the "Citco Defendants") and from Plaintiffs, respectively dated March 19 and March 24, 2014 (Dkt. Nos. 1253, 1255), seeking clarification of the Court's Decision and Order dated August 6, 2012 (Dkt. No. 910) (the "Order").

The Court provides the following clarification of the Order. The Order dismissed all of Plaintiffs' negligence-based initial investment claims against all of the defendants who were included in the defined term "Defendants" in the Order. (Dkt. No. 910, at 1-2.) These parties are as follows: PwC Canada and PwC Netherlands (together, the "PwC Defendants"); Fairfield Greenwich Ltd.;

Fairfield Greenwich Group; Fairfield Heathcliff Capital, LLC; Fairfield Risk Services Ltd.; Greenwich Sentry L.P.; Fairfield Sentry Ltd.; Fairfield Greenwich (Bermuda) Ltd.; Fairfield Greenwich Advisors, LLC; Fairfield International Fairfield Managers, Inc.; and Greenwich Corp. (collectively, the "Fairfield Defendants"); Financial Services LLC ("GlobeOp"); and the Citco Defendants (collectively with the PwC Defendants, Fairfield Defendants, and GlobeOp, the "Defendants"). The fact that the final page of the Order refers to "the motion . . . of defendants PwC Canada and PwC Netherlands" (Dkt. No. 910, at 15) is purely ministerial and directs the electronic docketing department to terminate particular motions. That reference therefore should not be construed to imply that the Order applies only to the PwC Defendants.

## SO ORDERED.

Dated: New York, New York

27 March 2014

Victor Marrero U.S.D.J.