IN THE SUPERIOR COURT OF THE VIRGIN ISLANDS DIVISION OF ST. CROIX

MOHAMMAD HAMED, by his authorized agent WALEED HAMED,	
Plaintiff/Counterclaim Defendant,)	
vs.	CIVIL NO. SX-12-CV-370
FATHI YUSUF and) UNITED CORPORATION,)	
Defendants/Counterclaimants,	
Vs.)	ACTION FOR DAMAGES INJUNCTIVE RELIEF AND DECLARATORY RELIEF
WALEED HAMED, WAHEED HAMED, MUFEED HAMED,	
HISHAM HAMED, and PLESSEN ENTERPRISES, INC.,	JURY TRIAL DEMANDED
Counterclaim Defendants.)	

PLAINTIFF'S REQUESTS FOR ADMISSIONS TO FATHI YUSUF

Plaintiff, by counsel, propounds the following Requests pursuant to Rule 36 of the Federal Rules of Civil Procedure, on the Counterclaimant, Fathi Yusuf.

DEFINITIONS

Unless otherwise specified, or the context of the Request requires otherwise, answers to these Requests shall be governed by the following definitions:

"United" or "United Corp" shall mean the defendant United Corporation.

"Yusuf" or 'You" shall mean defendant Fathi Yusuf.

"Hamed' shall mean the Counterclaim Defendant herein Willie Hamed.

REQUESTS

- 1. ADMIT your counsel Gregory Hodges stated to Plaintiff's counsel Joel Holt that the issue of the \$802,955 allegedly due to Hamed as set forth in SX.I4-CV-278, is NOT an issue presented in the instant action.
- 2. ADMIT that the issue of the \$802,955 allegedly due to Hamed as set forth in SX.I4-CV-278, **is NOT** an issue presented in the instant action.
- 3. ADMIT that the issue of the \$802,955 allegedly due to Hamed as set forth in SX.I4-CV-278, **IS** an issue presented in the instant action.
- 4. ADMIT that the issue of the purchase of real property in Estate Enfield Grene from the \$2.7 million withdrawn for Plaza Extra Supermarkets accounts as set forth in SX.I4-CV-287, **is NOT** an issue presented in the instant action.
- 5. ADMIT that the issue of the purchase of real property in Estate Enfield Green from the \$2.7 million withdrawn for Plaza Extra Supermarkets accounts as set forth in SX.I4-CV-287, **is** an issue presented in the instant action.

Plaintiff's Request for Admissions to Fathi Yusuf Page 3

Dated: August 22, 2014

RESPECTFULLY SUBMITTED,

Joel H. Holt, Esq.

Email: holtvi@aol.com

Counsel for Mohammad Hamed Law Offices of Joel H. Holt 2132 Company Street, Christiansted, VI 00820

Carl J. Hartmann III, Esq. (Bar No. 48) Counsel for Waheed Hamed

5000 Estate Coakley Bay, L-6 Christiansted, VI 00820 Telephone: (340) 719-8941 Email: carl@carlhartmann.com

CERTIFICATE OF SERVICE

I hereby certify that on this 22nd day of August, 2014, I served a copy of the foregoing document by email, as agreed by the parties, on:

Nizar A. DeWood

The DeWood Law Firm 2006 Eastern Suburb, Suite 101 Christiansted, VI 00820

Gregory H. Hodges

Law House, 10000 Frederiksberg Gade P.O. Box 756 ST.Thomas,VI00802 ghodges@dtflaw.com

Jeffrey B. C. Moorhead

1132 King Street Christiansted, VI 00820 email: jeffreymlaw @yahoo.com (340) 773-2539 (tele)

- Ann