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

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

NOTICE OF SERVICE OF PARTNERSHIP ACCOUNTING

Pursuant to this Court's "Final Wind Up Plan of the Plaza Extra Partnership" entered on January 9, 2015 (the "Plan"), defendant/counterclaimant Fathi Yusuf ("Yusuf"), as the Liquidating Partner¹, respectfully provides this notice that a Partnership accounting has been provided to the Master and Hamed concurrently with the filing of this Notice.

In support of this Notice, Yusuf respectfully represents that § 5 of the Plan provides in pertinent part: "The Liquidating Partner shall provide a Partnership accounting." Pursuant to a "Turther Stipulation Regarding Motion to Clarify Order of Liquidation" filed on October 5, 2015, the Partners agreed that the Liquidating Partner would submit the Partnership accounting required by § 5 of the Plan to the Master and Hamed on November 16, 2015 and that the

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¹ Capitalized terms not otherwise defined in this Notice shall have the meaning provided for in the Plan.

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Partners will submit their proposed accounting and distribution plans required by § 9, Step 6, of the Plan to each other and the Master by March 3, 2016.

The Partnership accounting provided to the Master and Hamed on this date was prepared by John Gaffney, an accountant who has been engaged on behalf of and paid by the Partnership, which the Liquidating Partner believes is generally reliable and historically accurate.²

Respectfully submitted this 16th day of November, 2015.

DUDLEY, TOPPER and FEUERZEIG, LLP

By:

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² The submission by the Liquidating Partner of the Partnership accounting prepared by Mr. Gaffney is without prejudice to his right as a Partner to submit his proposed accounting and distribution plan contemplated by § 9, Step 6, of the Plan.

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CERTIFICATE OF SERVICE

I hereby certify that on this 16th day of November, 2015, I caused the foregoing **Notice** Of Service Of Partnership Accounting to be served upon the following via e-mail:

Joel H. Holt, Esq.

LAW OFFICES OF JOEL H. HOLT

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