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

WALEED HAMED, as Executor of t Estate of MOHAMMAD HAMED,	he)	
Plaintiff/Counterclaim v.	Defendant,)	L NO. SX-12-CV-370
FATHI YUSUF and UNITED CORP	ORATION,) RELI	ON FOR INJUNCTIVE EF, DECLARATORY GMENT, AND
Defendants/Counterclav.	aimants,) PART	TNERSHIP DISSOLUTION O UP, AND ACCOUNTING
WALEED HAMED, WAHEED HAM MUFEED HAMED, HISHAM HAM PLESSEN ENTERPRISES, INC.,)))	
Additional Counterclaim Defendants.) Conso	olidated With
WALEED HAMED, as Executor of t Estate of MOHAMMAD HAMED,	he))	
	Plaintiff,) CIVII	L NO. SX-14-CV-287
v.	ŕ	,	ON FOR DAMAGES AND LARATORY JUDGMENT
UNITED CORPORATION,)	
	Defendant.	<u>)</u>)	
WALEED HAMED, as Executor of t Estate of MOHAMMAD HAMED,	he)) CIVII	L NO. SX-14-CV-278
V_{*}	Plaintiff,	/	ON FOR DEBT AND VERSION
FATHI YUSUF,)	
	Defendant.) _)	

YUSUF'S SUPPLEMENTAL RESPONSE TO HAMED'S REQUEST TO ADMIT NO. 2

Yusuf, through his attorneys, Dudley, Topper and Feuerzeig, LLP, hereby provides his Supplemental Responses to Hamed's Request to Admit No. 2:

Yusuf's Supplemental Response To Hamed's Request To Admit Nos. 2 Waleed Hamed et al vs. Fathi Yusuf et al. Page 2

Request to Admit 2 of 50:

Request to admit number 2 of 50 relates to Claim H-18 (previously identified as 275) – described in the claims list as "KAC357, Inc. payment of invoices from FreedMaxick."

Admit or deny that the Partnership did not reimburse KAC357, Inc. for the invoices shown in Exhibit 275, of the Exhibits to JVZ Engagement Report, September 28, 2016, bates numbers JVZ-001240-JVZ-001241.

RESPONSE:

Admit. Yusuf shows that the invoices referenced in this Request to Admit do not reflect a Partnership expense.

DUDLEY, TOPPER AND FEUERZEIG, LLP

DATED:

May 4, 2018

By:

CHARLOTTE K. PERRELL

(V.I. Bar #1281)

Law House

1000 Frederiksberg Gade - P.O. Box 756

St. Thomas, VI 00804-0756

Telephone:

(340) 715-4422

Facsimile:

(340) 715-4400

110 1.0

E-Mail:

cperrell@dtflaw.com

Attorneys for Fathi Yusuf and United Corporation

Yusuf's Supplemental Response To Hamed's Request To Admit Nos. 2 Waleed Hamed et al vs. Fathi Yusuf et al. Page 3

CERTIFICATE OF SERVICE

It is hereby certified that on this 4th day of May, 2018, I caused the foregoing a true and exact copy of the foregoing **FATHI YUSUF'S SUPPLEMENTAL RESPONSE TO HAMED'S REQUEST TO ADMIT NO. 2** to be served upon the following via Case Anywhere docketing system:

Joel H. Holt, Esq. **LAW OFFICES OF JOEL H. HOLT**2132 Company, V.I. 00820

Email: joelholtpc@gmail.com

Mark W. Eckard, Esq.

HAMM & ECKARD, LLP

5030 Anchor Way – Suite 13

Christiansted, St. Croix

U.S. Virgin Islands 00820-4692

E-Mail: mark@markeckard.com

Carl Hartmann, III, Esq. 5000 Estate Coakley Bay, #L-6 Christiansted, VI 00820 Email: carl@carlhartmann.com

Jeffrey B.C. Moorhead, Esq. C.R.T. Building 1132 King Street Christiansted, St. Croix U.S. Virgin Islands 00820

E-Mail: jeffreymlaw@yahoo.com

The Honorable Edgar D. Ross

Email: degarrossjudge@hotmail.com