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

WALEED HAMED, as the Executor of the Estate of MOHAMMAD HAMED,	
Plaintiff/Counterclaim Defendant,	Case No.: SX-2012-CV-370
VS.	ACTION FOR DAMAGES, INJUNCTIVE RELIEF AND
FATHI YUSUF and UNITED CORPORATION	DECLARATORY RELIEF
Defendants and Counterclaimants,	JURY TRIAL DEMANDED
VS.	
WALEED HAMED, WAHEED HAMED, MUFEED HAMED, HISHAM HAMED, and PLESSEN ENTERPRISES, INC.,	
Counterclaim Defendants.	Consolidated with
WALEED HAMED, as the Executor of the Estate of MOHAMMAD HAMED,	Case No.: SX-2014-CV-287
Plaintiff,	ACTION FOR DECLARATORY JUDGMENT
VS.	
UNITED CORPORATION,	JURY TRIAL DEMANDED
Defendant.	Consolidated with
WALEED HAMED, as the Executor of the Estate of MOHAMMAD HAMED,	Case No.: SX-2014-CV-278
Plaintiff,	ACTION FOR DEBT AND CONVERSION
VS.	JURY TRIAL DEMANDED
FATHI YUSUF,	
Defendant.	

HAMED'S SEVENTH REQUEST FOR THE PRODUCTION OF DOCUMENTS - NO. 50 OF 50 TO YUSUF AND UNITED PURSUANT TO THE DISCOVERY PLAN OF 1/29/2018 The following RFPD pertains to Hamed Claim H-13, and the representations made in the Opposition and surrespose by Yusuf thereto, as discussed in the Special Master's order dated May 8, 2018

RFPD 50 of 50:

Supply the following: (1) all written correspondence (including texts and emails) from or to Fuerst Ittleman David & Joseph, PL, its attorneys or staff; from or to United, Yusuf or any counsel for them, after the end date of the Joint Defense Agreement (on or about September 25, 2012), (2) all notations, notes, drafts, attorney work product or other writings created by Fuerst Ittleman David & Joseph, PL, its attorneys or staff for any work after the end date of the Joint Defense Agreement (on or about September 25, 2012) (this would include any files or other writings transferred to the Dudley Firm), and (3) all other physical evidence in the possession of DTF, Yusuf or United as to the content, nature and production of any work by Joseph DiRuzzo or his firm after the end date of the Joint Defense Agreement (on or about September 25, 2012). Dated: May 9, 2018

Carl, Hand

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CERTIFICATE OF SERVICE

I hereby certify that on this 9th day of May, 2018, I served a copy of the foregoing by email (CaseAnywhere ECF), as agreed by the parties, on:

Hon. Edgar Ross Special Master % edgarrossjudge@hotmail.com

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Carl, Hart

CERTIFICATE OF COMPLIANCE WITH RULE 6-1(e)

This document complies with the page or word limitation set forth in Rule 6-1(e).

Carl J. Hand