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

WALEED HAMED, as Executor of the Estate of MOHAMMAD HAMED,		
	Plaintiff/Counterclaim Defendant,	

VS.

FATHI YUSUF and UNITED CORPORATION,)

Defendants/Counterclaimants,

VS.

WALEED HAMED, WAHEED HAMED, MUFEED HAMED, HISHAM HAMED, and PLESSEN ENTERPRISES, INC.,

Additional Counterclaim Defendants.

CIVIL NO. SX-12-CV-370

ACTION FOR DAMAGES, INJUNCTIVE RELIEF AND DECLARATORY RELIEF

JURY TRIAL DEMANDED

NOTICE OF INTENT TO SERVE SUBPOENAS

To:

Joel H. Holt, Esq. LAW OFFICES OF JOEL H. HOLT 2132 Company Street Christiansted, V.I. 00820 Email: holtvi@aol.com

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

Mark W. Eckard, Esq. Eckard, P.C. P.O. Box 24849 Christiansted, VI 00824 Email: mark@markeckard.com

Jeffrey B.C. Moorhead, Esq. C.R.T. Building 1132 King Street Christiansted, VI 00820 E-mail: jeffreymlaw@yahoo.com

DUDLEY, TOPPER AND FEUERZEIG, LLP 1000 Frederiksberg Gade P.O. Box 756 St. Thomas, U.S. V.I. 00804-0756 (340) 774-4422 Hamed v. Yusuf, et al. Civil No. SX-12-CV-370 Notice of Intent to Serve Subpoenas Page 2

PLEASE TAKE NOTICE that Defendants/Counterclaimants Fathi Yusuf ("Yusuf") and United Corporation ("United") (collectively, the "Defendants"), through their undersigned attorneys, on June 7, 2018, or as soon thereafter as service may be effectuated, will have the Subpoenas Duces Tecum attached hereto as Exhibit "A"¹, served upon the following non-parties, for the production of the items listed in said Subpoenas, allowing, in lieu of appearance, the production of the documents requested on or before the date, time and place set forth therein:

Pamela Colon, Esquire Law Offices of Pamela Lynn Colon, LLC 27 & 28 King Cross Street, 1st Floor St. Croix, VI 00820	Gordon Rhea, Esquire Richardson, Patrick, Westbrook & Brickman, LLC 11 A Norre Gade St. Thomas, VI 00802
Randall Andreozzi Andreozzi Bluestein LLP (former Andreozzi Fickess, LLP) 9145 Main Street Clarence, NY 14031	Records Custodian, Freed Maxick 424 Main St. Suite 800 Buffalo, NY 14202
Records Custodian, RSM McGladrey Liberty Building, Suite 800 424 Main St. Buffalo, NY 14202	Records Custodian, MRW Consulting Group, LLP 320 Davie Boulevard Ft. Lauderdale, FL 33315

DUDLEY, TOPPER AND FEUERZEIG, LLP 1000 Frederiksberg Gade P.O. Box 756 St. Thomas, U.S. V.I. 00804-0756 (340) 774-4422

¹ The format of the subpoenas to be served outside of the Virgin Islands may be modified to comply with the applicable Florida statutes and the Uniform Interstate Depositions and Discovery Act adopted in New York (NY CPLR § 3119 (2016)).

Hamed v. Yusuf, et al. Civil No. SX-12-CV-370 Notice of Intent to Serve Subpoenas Page 3

Respectfully submitted,

DUDLEY, TOPPER and FEUERZEIG, LLP

DATED: May 31, 2018

By:

Gregory H. Hodges (V.I. Bar No. 174) Charlotte K. Perrell (V.I. Bar No. 1281) 1000 Frederiksberg Gade P.O. Box 756 St. Thomas, VI 00804 Telephone: (340) 715-4405 Telefax: (340) 715-4400 E-mail:<u>ghodges@dtflaw.com</u> E-mail: cparrell@dtflaw.com

Attorneys for Fathi Yusuf and United Corporation

CERTIFICATE OF SERVICE

I hereby certify that on this 31st day of May, 2018, I caused the foregoing Notice of Intent to Serve Subpoenas Duces Tecum to be served upon the following via e-mail:

Joel H. Holt, Esq. LAW OFFICES OF JOEL H. HOLT 2132 Company Street Christiansted, V.I. 00820 Email: holtvi@aol.com

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

Mark W. Eckard, Esq. Eckard, P.C. P.O. Box 24849 Christiansted, VI 00824 Email: mark@markeckard.com

Jeffrey B.C. Moorhead, Esq. C.R.T. Building 1132 King Street Christiansted, VI 00820 E-mail: jeffreymlaw@yahoo.com

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> The Honorable Edgar D. Ross Email: <u>edgarrossjudge@hotmail.com</u>

and via U.S. Mail to:

The Honorable Edgar D. Ross Master P.O. Box 5119 Kingshill, VI 00851

Alice Kuo 5000 Estate Southgate Christiansted, VI 00820

DUDLEY, TOPPER AND FEUERZEIG, LLP 1000 Frederiksberg Gade P.O. Box 756 St. Thomas, U.S. V.I. 00804-0756 (340) 774-4422

EXHIBIT A

SUBPOENA DUCES TECUM

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

Waleed Hamed, as the Executor of the Estate of Mohammed Hamed,

Plaintiff/Counterclaim Defendant,

v.

Fathi Yusuf and United Corporation,

Defendants/Counterclaimants,

v.

Waleed Hamed, Waheed Hamed, Mufeed Hamed, Hisham Hamed, and Plessen Enterprises, Inc.,

Additional Counterclaim Defendants.

Case No. SX-12-CV-370 ACTION FOR DAMAGES. INJUNCTIVE RELIEF AND DECLARATORY RELIEF

JURY TRIAL DEMANDED

TO: Gordon Rhea, Esq., Richardson, Patrick, Westbook & Brickman, LLC ADDRESS: 11 A Norre Gade St. Thomas, VI 00802

You are hereby subpoenaed to appear at Dudley, Topper and Feuerzeig, LLP located at 1000 Frederiksberg Gade, St. Thomas, VI 00802 at 10:00 a.m. on Friday, June 29, 2018, to give evidence in the cause of action captioned above on behalf of Fathi Yusuf and United Corporation, and to bring with you the documents identified in the attached Exhibit A.

****NOTE: DOCUMENTS ONLY WILL BE REQUIRED. YOU MAY COMPLY WITH THIS** SUBPOENA DUCES TECUM BY PRODUCING THE REFERENCED DOCUMENTS ON OR BEFORE THE ABOVE-STATED DATE.

Dated: 5/31/18

By:

Gregory H. Hodges (V.I. Bar No. 174) Charlotte K. Perrell (V.I. Bar No. 1281) 1000 Frederiksberg Gade P.O. Box 756 St. Thomas, VI 00804 Telephone: (340) 715-4405 Telefax: (340) 715-4400 E-mail:ghodges@dtflaw.com E-mail: cparrell@dtflaw.com

Attorneys for Defendants Fathi Yusuf and United Corporation

RETURN OF SERVICE

I personally served the within subpoena	duces tecum by delivering a copy to
	Process Server
Dated:	By:
	(Name)
	RETURN OF SERVICE
This is to certify that	cannot be found in this jurisdiction.
	Process Server
Dated:	By:
	(Name)
	RETURN OF SERVICE
hereby certify that I served the within	n subpoena duces tecum by leaving a copy at
	, the usual place o
	, a member of his/her family over the
Dated:	Process Server By:
	(Name)
Virgin	a Islands Rule of Civil Procedure 45(d)and (c)
(d) Protecting a Person Subject to a Subpoena; Enforcement, (1) Avoiding Undue Burden or Expense; Sanctions. A party or attorney respo serving a subpoena most take reasonable steps to avoid imposing undue burden o subject to the subpoena. The court for the division where the action is pending a and impose an appropriate sanction—which may include lost earnings and i	or expense on a person must enforce this duty (e) Duties in Responding to a Subpoena.
 (2) Command to Produce Materials or Permit Inspection. (A) Appearance Not Required. A person commanded to produce documents information, or tangible things, or to permit the inspection of premises, need not the place of production or inspection unless also commanded to appear for a d trial. (B) Objections. A person commanded to produce documents or tangible inspection may serve on the party or attorney designated in the subpoent a 	 (1) Producing Documents or Electronically Stored Information. These procedures apply to produce documents or electronically stored information: (A) Documents, A person responding to a subpoend to produce documents must produce them as they are kept in the ordinary course of business or must organize and label them to correspond to the categories in the demand, (B) Finn for Producing Electronically Stored Information Not Specified. If a subpoend does not specify a form or forms in which it is ordinarily maintained or in a reasonably usable form or forms. (C) Electronically Stored Information Produced in Only One Form. The person responding need
inspecting, copying, testing, or sampling any or all of the materials or to inspect to producing electronically stored information in the form or forms requested. T served before the earlier of the time specified for compliance or 14 days after th if an objection is made, the following rules apply. (i) At any time, on notice to the commanded person, the serving party mu the division where the action is pending for an order compelling production or i (ii) These acts may be required only as directed in the order, and the order who is neither a party nor a party's officer from significant expense resulting for	The objection must be he subpoena is served. (D) Inaccessible Electronically Stored Information. The person responding need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible because of andue burden or cost. On motion to compel discovery or for a protective order, the person responding must show that the information is not reasonably accessible because of andue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court
 (3) Quashing or Modifying a Subpoend. (A) When Required. On timely motion, the court for the division where the a quash or modify a subpoend that: (i) fail to allow a reasonable time to comply; (ii) requires a person to comply beyond the geographical limits specific 	privileged or subject to protection as trial-preparation material must; (i) expressly make the claim; and

(iii) requires disclosure of privileged or other protected matter, if no exception or waiver

 applies; or
 (iv) subjects a person to undue burden.
 (B) When Permitted. To protect a person subject to or affected by a subpoena, the court where the (i) disclosing a trade secret or other confidential research, development, or commercial
 (ii) disclosing a trade secret or other confidential research, development, or commercial

information; or

(ii) disclosing an unretained expert's opinion or information that does not describe specific occurrences in dispute and results from the expert's study that was not requested by a party.
 (C) Specifying Conditions as an Alternative, in the circumstances described in Rule 45(d)(3)(B).

the court may, instead of quashing or modifying a subpoena, order appearance or production under

assess the claim. (B) Information Produced. If information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has: must not use or prompty reach, sequence, or destroy of spectrum information and any expression that into tase of disclose the information until the claim is resolved; must lake reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information under seal to the court for the district where compliance is required for a determination of the claim. The person who produced the information must preserve the information antil the claim is resolved.

manner that, without revealing information itself privileged or protected, will enable the parties to

EXHIBIT A DEFINITION

The term "document" is used in its broadest sense and includes all original written, recorded or graphic items of every kind whatsoever and copies thereof including, but not limited to: agreements, forms, applications, contracts and memoranda of understandings; assignments; licenses, correspondence and communications, including intra-company correspondence and communications; cablegrams, SMS text messages, telex messages, social media messages (i.e. Facebook, Twitter), email, facsimiles, radiograms and telegrams; reports, notes and memoranda; summaries, minutes and records of telephone conversations, meetings and conferences, including lists of persons attending meetings or conferences; summaries and records of personal conversations and interviews; books, manuals, publications, and diaries; technical, laboratory and engineering reports, data sheets and notebooks; charts; plans; sketches and drawings; photographs, motion pictures; audio and video tapes and disks; computer printouts; computer software; models and mockups; reports and/or summaries of investigations; opinions and reports of experts and consultants; opinions of counsel; sales records, including purchase orders, order acknowledgments and invoices; books of account; statements, bills, checks and vouchers; reports and summaries of negotiations; brochures; pamphlets; catalogs and catalog sheets, sales literature and sales promotion materials, advertisements; displays; circulars, trade letters, notices and announcements; press, publicity, trade and product releases; drafts or originals of, or preliminary notes on, and marginal comments appearing on, any document; all documents kept by photographic, electronic or mechanical means including but not limited to the contents of computer memory and hard disks; other reports and records; and any other information-containing paper writing or physical thing.

DOCUMENTS TO BE PRODUCED:

- Produce all invoices and any documents evidencing, referencing or relating to the payment of such invoices for any and all services rendered by any of the following attorneys or law firms:
 - a. Gordon Rhea,
 - b. Richardson, Patrick, Westbrook & Brickman, LLC,
 - c. Randall Andreozzi,
 - d. Andreozzi Fickless, LLP,
 - e. Andreozzi, Bluestein, Fickess, Muhlbauer, Weber, Brown LLP,
 - f. Andreozzi Bluestein, LLP, and
 - g. Pamela Colon,

for the attorney's or law firm's representation of Waleed Mohammed Hamed or Waheed Mohammed Hamed, including all associated costs, expenses, expert fees and consultant fees, including but not limited to fees paid to any of the following persons or entities:

- h. FreedMaxick, CPA's,
- i. RSM McGladrey,
- j. Leon Freidman,
- k. MRW Consulting Group,
- 1. Pratts Thomas Walker, and
- m. Eugene Benton,

for the period September 17, 2006 to the present, which were paid, directly or indirectly, by United Corporation or through escrow accounts or other accounts controlled or directed by Andreozzi Fickess, LLP, Andreozzi, Bluestein, Fickess, Muhlbauer Weber, Brown LLP, Andreozzi Bluestein, LLP, Richardson, Patrick, Westbrook & Brickman, LLC or any other person or entity (collectively hereafter, the "United Payments") in connection with *United States v. Yusuf et al*, District Court of the U.S. Virgin Islands, 2005-15 and any other matters.

- 2. Produce all fee agreements, contracts for services, retainer agreements, escrow agent service agreements and any other agreements reflecting an obligation to pay invoices for any and all services performed by any of the following attorneys or law firms:
 - a. Gordon Rhea,
 - b. Richardson, Patrick, Westbrook & Brickman, LLC,
 - c. Randall Andreozzi,
 - d. Andreozzi Fickless, LLP,
 - e. Andreozzi, Bluestein, Fickess, Muhlbauer, Weber, Brown LLP,
 - f. Andreozzi Bluestein, LLP, and
 - g. Pamela Colon,

for representation of Waleed Mohammed Hamed and Waheed Mohammed Hamed for the period September 17, 2006 to the present, in connection with *United States v. Yusuf et al*, District Court of the U.S. Virgin Islands, 2005-15 and any other matters.

- 3. Produce all documents evidencing, referencing or relating to any increase in the hourly rates during the course of the representation from the initial rate charged for any and all services performed by any of the following attorneys or law firms:
 - a. Gordon Rhea,
 - b. Richardson, Patrick, Westbrook & Brickman, LLC,
 - c. Randall Andreozzi,
 - d. Andreozzi Fickless, LLP,
 - e. Andreozzi, Bluestein, Fickess, Muhlbauer, Weber, Brown LLP,
 - f. Andreozzi Bluestein, LLP, and
 - g. Pamela Colon,

- 4. Produce all documents evidencing, referencing or relating to any entries for "File management" for any and all services performed by any of the following attorneys or law firms:
 - a. Gordon Rhea,
 - b. Richardson, Patrick, Westbrook & Brickman, LLC,
 - c. Randall Andreozzi,
 - d. Andreozzi Fickless, LLP,
 - e. Andreozzi, Bluestein, Fickess, Muhlbauer, Weber, Brown LLP,
 - f. Andreozzi Bluestein, LLP, and
 - g. Pamela Colon,

- 5. Produce all notations, notes, drafts, attorney work product or other writings created by any of the attorneys or law firms referred to in Paragraph 1(a-g) above, or their respective staff, in the course of the law firm's or attorney's representation of Waleed Mohammed Hamed or Waheed Mohammed Hamed for the period September 17, 2006 to the present, in connection with United States v. Yusuf et al, District Court of the U.S. Virgin Islands, 2005-15 and any other matters paid with United Payments, as that term is defined in Paragraph 1.
- 6. Produce all written correspondence (including emails) to or from any of the attorneys or law firms referred to in Paragraph 1(a-g) above, or their respective staff, that relate to the attorney's or law firm's representation of Waleed Mohammed Hamed and Waheed for the period September 17, 2006 to the present, in connection with United States v. Yusuf et al, District Court of the U.S. Virgin Islands, 2005-15 and any other matters paid with United Payments, as that term is defined in Paragraph 1.
- 7. Produce all work product included by not limited to notations, notes, drafts, work papers, compilations or other writings created by any person or entity referred to in Paragraph 1(h-m) for any of the attorneys or law firms referred to in Paragraph 1(a-g) above, for the period September 17, 2006 to the present, in connection with *United States v. Yusuf et al*, District Court of the U.S. Virgin Islands, 2005-15 and any other matters paid with United Payments, as that term is defined in Paragraph 1 or by Gordan Rhea or Pam Colon.
- 8. Produce all written correspondence (including emails) to or from any person or entity referred to in Paragraph 1(h-m) in connection with *United States v. Yusuf et al*, District

Court of the U.S. Virgin Islands, 2005-15 and any other matters paid with United Payments, as that term is defined in Paragraph 1 or by Gordan Rhea or Pam Colon for the period September 17, 2006 to the present.

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

Waleed Hamed, as the Executor of the Estate of Mohammed Hamed,

Plaintiff/Counterclaim Defendant,

v.

Fathi Yusuf and United Corporation,

Defendants/Counterclaimants,

Case No. <u>SX-12-CV-370</u> ACTION FOR DAMAGES, INJUNCTIVE RELIEF AND DECLARATORY RELIEF

JURY TRIAL DEMANDED

v.

Waleed Hamed, Waheed Hamed, Mufeed Hamed, Hisham Hamed, and Plessen Enterprises, Inc.,

Additional Counterclaim Defendants.

TO:Pamela Colon, Esq., Law Offices of Pamela Lynn Colon, LLCADDRESS:27 & 28 King Cross Street, 1st Floor,
St. Croix, VI 00820

You are hereby subpoenaed to appear at Dudley, Topper and Feuerzeig, LLP located at 1000 Frederiksberg Gade, St. Thomas, VI 00802 at **10:00 a.m.** on Friday, **June 29, 2018**, to give evidence in the cause of action captioned above on behalf of Fathi Yusuf and United Corporation, and to bring with you the documents identified in the attached Exhibit A.

**NOTE: DOCUMENTS ONLY WILL BE REQUIRED. YOU MAY COMPLY WITH THIS SUBPOENA DUCES TECUM BY PRODUCING THE REFERENCED DOCUMENTS ON OR BEFORE THE ABOVE-STATED DATE.

Dated: 5/31/18

By:

Gregory H. Hodges (V.I. Bar No. 174) Charlotte K. Perrell (V.I. Bar No. 1281) 1000 Frederiksberg Gade P.O. Box 756 St. Thomas, VI 00804 Telephone: (340) 715-4405 Telefax: (340) 715-4400 E-mail:ghodges@dtflaw.com E-mail: cparrell@dtflaw.com

Attorneys for Defendants Fathi Yusuf and United Corporation

RETURN OF SERVICE

I personally served the within subpoena duces tech	um by delivering a copy to
	Process Server
Dated: By:	
Bateu By	(Name)
RETURN C	DF SERVICE
This is to certify that	cannot be found in this jurisdiction.
	Process Server
Dated: By:	
BatedBy,_	(Name)
	DF SERVICE duces tecum by leaving a copy at
	, the usual place of
abode, with	, a member of his/her family over the
age of 14 years, then residing with him/her.	
Dated:By:	Process Server (Name)
virgin islands Rule of C	tvit rroccoure 45(d)and (e)
 (d) Protecting a Person Subject to a Subpoena; Enforcement. (1) Avaiding Undue Burden ar Expense; Sanctions. A party or attorney responsible for issuing and serving a subpoena most take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoena. The cont for the division where the action is pending must enforce this duty and impose an appropriate sanction—which may include lost earnings and reasonable attorney's fees—on a party or attorney who fails to comply. (2) Cammand to Produce Materials or Permit Inspection. (A) Appearance Nat Required. A person commanded to produce documents, electronically stored information, or tangible things, or to permit the inspection of premises, need not appear in person at the place of production or inspection unless also commanded to appear for a deposition, hearing, or trial. (B) Objections: A person commanded to produce documents or tangible things or to permit inspection may serve on the party or attorney designated in the subpoena a written objection to inspecting electronically stored information in the form or forms requested. The objection must be served before the earlier of the time specified for compliance or 14 days after the subpoena is served. If an objection is made, the following rules apply: (i) At any time, on notice to the commanded person, the serving party may move the court for the division where the action is pending for an order compelling production or inspection. (ii) These acts may be required only as directed in the order, and the order must protect a person who is neither a party nor a party's officer from significant expense resulting from compliance. 	 specified conditions if the serving party: (i) shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship; and. (ii) ensures that the subpoenned person will be reasonably compensated. (e) Daties in Responding to a Subpoena. (i) Producing Documents or Electronically Stored Information. These procedures apply to producing documents or electronically stored information. These procedures apply to producing documents or electronically stored information. More specified. If a subpoena does not specify a form for Producing Electronically Stored Information Nor Specified. If a subpoena does not specify a form for Producing electronically stored information Nor Specified. If a subpoena does not specify a form for producing electronically stored information in a reasonably usable forms. (c) Rectronically Stored Information Produced In Only One Form. The person responding med not provide discovery of electronically Stored information in more than one form. (d) Recessible Electronically Stored Information is not reasonably accessible because of undue burden or cost. On motion to compel discovery or for a protective order, the person responding must show that the information is not reasonably accessible because of undue burden or cost. On motion to compel discovery or for a protective order, the person responding must show that the information is not reasonably accessible because of undue burden or cost. On motion to compel discovery for substances if the requesting marty shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery.
 (3) Quashing or Modifying a Subpoena. (A) When Required. On timely motion, the court for the division where the action is pending must quash or modify a subpoena that: (i) fail to allow a reasonable time to comply; (ii) requires a person to comply beyond the geographical limits specified in Rule 45(c); (iii) requires disclosure of privileged or other protected matter, if no exception or waiver applies; or (iv) subjects a person to undue burden. (B) When Premined. To protect a person subject to or affected by a subpoena, the court where the action is pending may, on motion, quash or modify the subpoena if it requires: (i) disclosing an tunctained expert's opinion or information that does not describe specific occurrences in dispute and results from the expert's study that was not requested by a party. 	 (2) Claiming Privilege or Protection. (A) Information Withheld. A person withholding subpoenned information under a claim that it is privileged or subject to protection as trial-preparation material must: (I) expressly make the claim; and (ii) describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim many party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information under scale to the court for the district where compliance is required for a determination of the claim.

The person who produced the information must preserve the information until the claim is resolved.

action is pending may, on motion, quash or modify the subpoena if it requires: (i) disclosing a trade secret or other confidential research, development, or commercial information; or (ii) disclosing an unretained expert's opinion or information that does not describe specific occurrences in dispute and results from the expert's study that was not requested by a party. (C) Specifying Conditions as an Alternative. In the circumstances described in Rule 45(d)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under

EXHIBIT A

DEFINITION

The term "document" is used in its broadest sense and includes all original written, recorded or graphic items of every kind whatsoever and copies thereof including, but not limited to: agreements, forms, applications, contracts and memoranda of understandings; assignments; licenses, correspondence and communications, including intra-company correspondence and communications; cablegrams, SMS text messages, telex messages, social media messages (i.e. Facebook, Twitter), email, facsimiles, radiograms and telegrams; reports, notes and memoranda; summaries, minutes and records of telephone conversations, meetings and conferences, including lists of persons attending meetings or conferences; summaries and records of personal conversations and interviews; books, manuals, publications, and diaries; technical, laboratory and engineering reports, data sheets and notebooks; charts; plans; sketches and drawings; photographs, motion pictures; audio and video tapes and disks; computer printouts; computer software; models and mockups; reports and/or summaries of investigations; opinions and reports of experts and consultants; opinions of counsel; sales records, including purchase orders, order acknowledgments and invoices; books of account; statements, bills, checks and vouchers; reports and summaries of negotiations; brochures; pamphlets; catalogs and catalog sheets, sales literature and sales promotion materials, advertisements; displays; circulars, trade letters, notices and announcements; press, publicity, trade and product releases; drafts or originals of, or preliminary notes on, and marginal comments appearing on, any document; all documents kept by photographic, electronic or mechanical means including but not limited to the contents of computer memory and hard disks; other reports and records; and any other information-containing paper writing or physical thing.

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 - a. Gordon Rhea,
 - b. Richardson, Patrick, Westbrook & Brickman, LLC,
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 - d. Andreozzi Fickless, LLP,
 - e. Andreozzi, Bluestein, Fickess, Muhlbauer, Weber, Brown LLP,
 - f. Andreozzi Bluestein, LLP, and
 - g. Pamela Colon,

for the attorney's or law firm's representation of Waleed Mohammed Hamed or Waheed Mohammed Hamed, including all associated costs, expenses, expert fees and consultant fees, including but not limited to fees paid to any of the following persons or entities:

- h. FreedMaxick, CPA's,
- i. RSM McGladrey,
- j. Leon Freidman,
- k. MRW Consulting Group,
- 1. Pratts Thomas Walker, and
- m. Eugene Benton,

for the period September 17, 2006 to the present, which were paid, directly or indirectly, by United Corporation or through escrow accounts or other accounts controlled or directed by Andreozzi Fickess, LLP, Andreozzi, Bluestein, Fickess, Muhlbauer Weber, Brown LLP, Andreozzi Bluestein, LLP, Richardson, Patrick, Westbrook & Brickman, LLC or any other person or entity (collectively hereafter, the "United Payments") in connection with *United States v. Yusuf et al*, District Court of the U.S. Virgin Islands, 2005-15 and any other matters.

- 2. Produce all fee agreements, contracts for services, retainer agreements, escrow agent service agreements and any other agreements reflecting an obligation to pay invoices for any and all services performed by any of the following attorneys or law firms:
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 - c. Randall Andreozzi,
 - d. Andreozzi Fickless, LLP,
 - e. Andreozzi, Bluestein, Fickess, Muhlbauer, Weber, Brown LLP,
 - f. Andreozzi Bluestein, LLP, and
 - g. Pamela Colon,

for representation of Waleed Mohammed Hamed and Waheed Mohammed Hamed for the period September 17, 2006 to the present, in connection with *United States v. Yusuf et al*, District Court of the U.S. Virgin Islands, 2005-15 and any other matters.

- 3. Produce all documents evidencing, referencing or relating to any increase in the hourly rates during the course of the representation from the initial rate charged for any and all services performed by any of the following attorneys or law firms:
 - a. Gordon Rhea,
 - b. Richardson, Patrick, Westbrook & Brickman, LLC,
 - c. Randall Andreozzi,
 - d. Andreozzi Fickless, LLP,
 - e. Andreozzi, Bluestein, Fickess, Muhlbauer, Weber, Brown LLP,
 - f. Andreozzi Bluestein, LLP, and
 - g. Pamela Colon,

- 4. Produce all documents evidencing, referencing or relating to any entries for "File management" for any and all services performed by any of the following attorneys or law firms:
 - a. Gordon Rhea,
 - b. Richardson, Patrick, Westbrook & Brickman, LLC,
 - c. Randall Andreozzi,
 - d. Andreozzi Fickless, LLP,
 - e. Andreozzi, Bluestein, Fickess, Muhlbauer, Weber, Brown LLP,
 - f. Andreozzi Bluestein, LLP, and
 - g. Pamela Colon,

- 5. Produce all notations, notes, drafts, attorney work product or other writings created by any of the attorneys or law firms referred to in Paragraph 1(a-g) above, or their respective staff, in the course of the law firm's or attorney's representation of Waleed Mohammed Hamed or Waheed Mohammed Hamed for the period September 17, 2006 to the present, in connection with United States v. Yusuf et al, District Court of the U.S. Virgin Islands, 2005-15 and any other matters paid with United Payments, as that term is defined in Paragraph 1.
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 - 7. Produce all work product included by not limited to notations, notes, drafts, work papers, compilations or other writings created by any person or entity referred to in Paragraph 1(h-m) for any of the attorneys or law firms referred to in Paragraph 1(a-g) above, for the period September 17, 2006 to the present, in connection with *United States v. Yusuf et al*, District Court of the U.S. Virgin Islands, 2005-15 and any other matters paid with United Payments, as that term is defined in Paragraph 1 or by Gordan Rhea or Pam Colon.
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Court of the U.S. Virgin Islands, 2005-15 and any other matters paid with United Payments, as that term is defined in Paragraph 1 or by Gordan Rhea or Pam Colon for the period September 17, 2006 to the present.

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

Waleed Hamed, as the Executor of the Estate of Mohammed Hamed,

Plaintiff/Counterclaim Defendant,

v.

Fathi Yusuf and United Corporation,

Defendants/Counterclaimants,

v.

Waleed Hamed, Waheed Hamed, Mufeed Hamed, Hisham Hamed, and Plessen Enterprises, Inc.,

Additional Counterclaim Defendants.

Case No. <u>SX-12-CV-370</u> ACTION FOR DAMAGES, INJUNCTIVE RELIEF AND DECLARATORY RELIEF

JURY TRIAL DEMANDED

TO: Randall Andreozzi, Esq., Andreozzi Bluestein, LLP ADDRESS: 9145 Main Street Clarence, NY 14031

You are hereby subpoenaed to appear at DePaolo Crosby Reporting located at 170 Franklin St., Suite 601, Buffalo, NY 14202 at **10:00 a.m.** on Friday, **June 29, 2018**, to give evidence in the cause of action captioned above on behalf of Fathi Yusuf and United Corporation, and to bring with you the documents identified in the attached Exhibit A.

**NOTE: DOCUMENTS ONLY WILL BE REQUIRED. YOU MAY COMPLY WITH THIS SUBPOENA DUCES TECUM BY PRODUCING THE REFERENCED DOCUMENTS ON OR BEFORE THE ABOVE-STATED DATE.

Dated: 5/31/18

By:

Gregory H. Hodges (V.I. Bar No. 174) Charlotte K. Perrell (V.I. Bar No. 1281) 1000 Frederiksberg Gade P.O. Box 756 St. Thomas, VI 00804 Telephone: (340) 715-4405 Telefax: (340) 715-4400 E-mail:ghodges@dtflaw.com E-mail: cparrell@dtflaw.com

Attorneys for Defendants Fathi Yusuf and United Corporation

RETURN OF SERVICE

I personally served the within subpoena duces tea	cum by delivering a copy to
	Process Server
Dated By:	(Name)
RETURN	OF SERVICE
This is to certify that	cannot be found in this jurisdiction.
	Process Server
Dated By	
	(Name)
RETURN	OF SERVICE
I hereby certify that I served the within subpoena	duces tecum by leaving a copy at
	, the usual place of
abode, with	, a member of his/her family over the
age of 14 years, then residing with him/her.	
	Process Server
Dated: By	
	(Name)
Virgin Islands Rule of	Civil Procedure 45(d)and (e)
 (d) Protecting a Person Subject to a Subpoena; Enforcement. (1) Avaiding Undue Burden or Expense; Sunctions. A party or attorney responsible for issuing and serving a subpoena most take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoena. The court for the division where the action is pending must enforce this duty and impose an appropriate sanction—which may include lost earnings and reasonable attorney's fees—on a party or attorney who fails to comply. (2) Command to Produce Materials or Permit Inspection. (A) Appearance Nor Required. A person commanded to produce documents, electronically stored information, or tangible things, or to permit the inspection of premises, need not appear in person at the place of production or inspection unless also commanded to appear for a deposition, hearing, or trial. (B) Objections. A person commanded to produce documents or tangible things or to permit inspection may serve ou the party or attorney designated in the subpoena a written objection to inspecting electronically stored information in the form or forms requested. The objection must be served before the earlier of the time specified for compliance or 14 days after the subpoena is served. If an objection is made, the following rules apply: (i) At any time, on notice to the commanded for compiling production or inspection. (ii) These acts may be required only as directed in the order, and the order must protect a person who is neither a party nor a party's officer from significant expense resulting from compliance. 	 (c) Duties in Responding to a Subpoens. (1) Producing Documents or Electronically Stored Information. These procedures apply to producing documents or electronically stored information: (A) Documents, A person responding to a subpoena to produce documents must produce them as they are kept in the ordinary course of business or must organize and label them to correspond to the categories in the domand. (B) Form for Producing Electronically Stored Information. Not Specified. If a subpoena does not specify a form for producing electronically stored information. Not Specified. If a subpoena does not specify a form for producing electronically stored information that person responding must produce it in a form or forms in which it is ordinarily maintained or in a reasonably usable form or forms. (C) Electronically Stored Information Produced in Only One Form. The person responding need not produce the same electronically stored information in more than one form. (D) Inaccessible Electronically stored Information form sources that the person responding need not provide discovery of electronically stored information from sources that the person responding need not provide discovery of electronically stored information from sources that the person responding need not provide discovery of a protective order, the person responding must show that the information is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources.
 (3) Quashing or Modifying a Subpoena. (A) When Required. On timely motion, the court for the division where the action is pending must quash or modify a subpoena that: (i) fail to allow a reasonable time to comply: (ii) requires a person to comply beyond the geographical limits specified in Rule 45(c); (iii) requires a further or available to comply: 	 (2) Claiming Privilege or Protection. (A) Information Withheld. A person withholding subpoended information under a claim that it is privileged or subject to protection as trial-preparation material must: (i) expressly make the claim; and (ii) describe the nature of the withheld documents, communications, or tangible things in a manage that with a subject to protect to protect to be added as protected will eachly the matter to be added as protected will eachly the matter to be added as protected will eachly the matter to be added as a protected will eachly the matter to be added as a protected will eachly the matter to be added as a protected will eachly the matter to be added as a protected will eachly the matter to be added as a protected will eachly the matter to be added as a protected will eachly the matter to be added as a protected will eachly the matter to be added as a protected will eachly the matter to be added as a protected will eachly the matter to be added as a protected will eachly the matter to be added as a protected will eachly the matter to be added as a protected will eachly the matter to be added as a protected will eachly the matter to be added as a protected will eachly the matter to be added as a protected will eachly the matter to be added as a protected will eachly the matter to be added as a protected will eachly the matter to be added as a protected will be added as a protected will eachly the matter to be added as a protected will be added as a protected as a protected will be added as a protected will be add

(iii) requires disclosure of privileged or other protected matter, if no exception or waiver applies; or

(iv) subjects a person to undue burden.

(B) When Permitted. To protect a person subject to or affected by a subpoena, the court where the action is pending may, on motion, quash or modify the subpoena if it requires: (i) disclosing a trade secret or other confidential research, development, or commercial

information; or

(ii) disclosing an unretained expert's opinion or information that does not describe specific occurrences in dispute and results from the expert's study that was not requested by a party.

(C) Specifying Conditions as an Alternative. In the circumstances described in Rule 45(d)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under

without revealing information itself privileged or protected, will enable the parties to assess the claim.

(B) Information Produced. If information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any or privilege of or protection as triar-preparation materin, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly teturn, sequester, or destroy the specified information and any copies it has: must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information under seal to the court for the district where compliance is required for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

EXHIBIT A

DEFINITION

The term "document" is used in its broadest sense and includes all original written, recorded or graphic items of every kind whatsoever and copies thereof including, but not limited to: agreements, forms, applications, contracts and memoranda of understandings; assignments; licenses, correspondence and communications, including intra-company correspondence and communications; cablegrams, SMS text messages, telex messages, social media messages (i.e. Facebook, Twitter), email, facsimiles, radiograms and telegrams; reports, notes and memoranda; summaries, minutes and records of telephone conversations, meetings and conferences, including lists of persons attending meetings or conferences; summaries and records of personal conversations and interviews; books, manuals, publications, and diaries; technical, laboratory and engineering reports, data sheets and notebooks; charts; plans; sketches and drawings; photographs, motion pictures; audio and video tapes and disks; computer printouts, computer software; models and mockups; reports and/or summaries of investigations; opinions and reports of experts and consultants; opinions of counsel; sales records, including purchase orders, order acknowledgments and invoices; books of account; statements, bills, checks and vouchers; reports and summaries of negotiations; brochures; pamphlets; catalogs and catalog sheets, sales literature and sales promotion materials, advertisements; displays; circulars, trade letters, notices and announcements; press, publicity, trade and product releases; drafts or originals of, or preliminary notes on, and marginal comments appearing on, any document; all documents kept by photographic, electronic or mechanical means including but not limited to the contents of computer memory and hard disks; other reports and records; and any other information-containing paper writing or physical thing.

DOCUMENTS TO BE PRODUCED:

- Produce all invoices and any documents evidencing, referencing or relating to the payment of such invoices for any and all services rendered by any of the following attorneys or law firms:
 - a. Gordon Rhea,
 - b. Richardson, Patrick, Westbrook & Brickman, LLC,
 - c. Randall Andreozzi,
 - d. Andreozzi Fickless, LLP,
 - e. Andreozzi, Bluestein, Fickess, Muhlbauer, Weber, Brown LLP,
 - f. Andreozzi Bluestein, LLP, and
 - g. Pamela Colon,

for the attorney's or law firm's representation of Waleed Mohammed Hamed or Waheed Mohammed Hamed, including all associated costs, expenses, expert fees and consultant fees, including but not limited to fees paid to any of the following persons or entities:

- h. FreedMaxick, CPA's,
- i. RSM McGladrey,
- j. Leon Freidman,
- k. MRW Consulting Group,
- 1. Pratts Thomas Walker, and
- m. Eugene Benton,

for the period September 17, 2006 to the present, which were paid, directly or indirectly, by United Corporation or through escrow accounts or other accounts controlled or directed by Andreozzi Fickess, LLP, Andreozzi, Bluestein, Fickess, Muhlbauer Weber, Brown LLP, Andreozzi Bluestein, LLP, Richardson, Patrick, Westbrook & Brickman, LLC or any other person or entity (collectively hereafter, the "United Payments") in connection with *United States v. Yusuf et al*, District Court of the U.S. Virgin Islands, 2005-15 and any other matters.

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 - a. Gordon Rhea,
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 - c. Randall Andreozzi,
 - d. Andreozzi Fickless, LLP,
 - e. Andreozzi, Bluestein, Fickess, Muhlbauer, Weber, Brown LLP,
 - f. Andreozzi Bluestein, LLP, and
 - g. Pamela Colon,

for representation of Waleed Mohammed Hamed and Waheed Mohammed Hamed for the period September 17, 2006 to the present, in connection with *United States v. Yusuf et al*, District Court of the U.S. Virgin Islands, 2005-15 and any other matters.

- 3. Produce all documents evidencing, referencing or relating to any increase in the hourly rates during the course of the representation from the initial rate charged for any and all services performed by any of the following attorneys or law firms:
 - a. Gordon Rhea,
 - b. Richardson, Patrick, Westbrook & Brickman, LLC,
 - c. Randall Andreozzi,
 - d. Andreozzi Fickless, LLP,
 - e. Andreozzi, Bluestein, Fickess, Muhlbauer, Weber, Brown LLP,
 - f. Andreozzi Bluestein, LLP, and
 - g. Pamela Colon,

- 4. Produce all documents evidencing, referencing or relating to any entries for "File management" for any and all services performed by any of the following attorneys or law firms:
 - a. Gordon Rhea,
 - b. Richardson, Patrick, Westbrook & Brickman, LLC,
 - c. Randall Andreozzi,
 - d. Andreozzi Fickless, LLP,
 - e. Andreozzi, Bluestein, Fickess, Muhlbauer, Weber, Brown LLP,
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Court of the U.S. Virgin Islands, 2005-15 and any other matters paid with United Payments, as that term is defined in Paragraph 1 or by Gordan Rhea or Pam Colon for the period September 17, 2006 to the present.

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Waleed Hamed, as the Executor of the Estate of Mohammed Hamed,

Plaintiff/Counterclaim Defendant,

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Fathi Yusuf and United Corporation,

Defendants/Counterclaimants,

v.

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Additional Counterclaim Defendants.

Case No. <u>SX-12-CV-370</u> ACTION FOR DAMAGES, INJUNCTIVE RELIEF AND DECLARATORY RELIEF

JURY TRIAL DEMANDED

TO: Records Custodian, Freed Maxick ADDRESS: 424 Main St., Suite 800 Buffalo, NY 14202

You are hereby subpoenaed to appear at DePaolo Crosby Reporting located at 170 Franklin St., Suite 601, Buffalo, NY 14202 at **10:00 a.m.** on Friday, **June 29, 2018**, to give evidence in the cause of action captioned above on behalf of Fathi Yusuf and United Corporation, and to bring with you the documents identified in the attached Exhibit A.

**NOTE: DOCUMENTS ONLY WILL BE REQUIRED. YOU MAY COMPLY WITH THIS SUBPOENA DUCES TECUM BY PRODUCING THE REFERENCED DOCUMENTS ON OR BEFORE THE ABOVE-STATED DATE.

Dated: 5/31/18

By:

Gregory H. Hodges (V.I. Bar No. 174) Charlotte K. Perrell (V.I. Bar No. 1281) 1000 Frederiksberg Gade P.O. Box 756 St. Thomas, VI 00804 Telephone: (340) 715-4405 Telefax: (340) 715-4400 E-mail:ghodges@dtflaw.com E-mail: cparrell@dtflaw.com

Attorneys for Defendants Fathi Yusuf and United Corporation

RETURN OF SERVICE

I personally served the within sub	poena duces tecum by delivering a copy to
	Process Server
Dated:	By:
	(Name)
	RETURN OF SERVICE
This is to certify that	cannot be found in this jurisdiction.
	Process Server
Deted	
Dated:	By:(Name)
	RETURN OF SERVICE
I hereby certify that I served the	within subpoena duces tecum by leaving a copy at
	, the usual place of
abode, with	, a member of his/her family over the
age of 14 years, then residing with him/her.	
	Process Server
Dated:	By:
	(Name)
	Virgin Islands Rule of Civil Procedure 45(d) and (e) ney responsible for issuing and serving a subpoena most take reasonable steps to avoid imposing undue burden or expense on a person subject
to the subpoena. The court for the division where the action is pending attorney who fails to comply.	g must enforce this duty and impose an appropriate sanction-which may include lost earnings and reasonable attorney's fees-on a party or
of production or inspection unless also commanded to appear for a de (B) <i>Objections</i> . A person commanded to produce documents or tar testing, or sampling any or all of the materials or to inspecting the pro- the time specified for compliance or 14 days after the subporna is serv (i) At any time, on notice to the commanded person, the serving	rgible things or to permit inspection may serve on the party or attorney designated in the subpoena a written objection to inspecting, copying, mises—or to producing electronically stored information in the form or forms requested. The objection must be served before the earlier of
 (i) disclosing a made secret or other confidential research, dev (ii) disclosing an unretained expert's opinion or information th 	ts specified in Rule 45(c); , if no exception or wniver applies; or a subpoena, the court where the action is pending may, on motion, quash or modify the subpoena if it requires: elopment, or commercial information; or tat does not describe specific occurrences in dispute and results from the expent's study that was not requested by a party described in Rule 45(d)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under specified to be otherwise met without undue hardship; and
 (ii) ensures that the subpoented person with be reasonably competi- (e) Duties in Responding to a Subpoente. 	
(1) Producing Documents or Electronically Stored Information. T	hese procedures apply to producing documents or electronically stored information:
in the demand. (B) Form for Producing Electronically Stored Information Not Spo or forms in which it is ordinarily maintained or in a reasonably usable (C) Electronically Stored Information Produced in Only One For (D) Inaccessible Electronically Stored Information. The person re- because of undue burden or cost. On motion to compet discovery or f	cuments must produce them as they are kept in the ordinary course of business or must organize and label them to correspond to the categories ceified. If a subpoend does not specify a form for producing electronically stored information, the person responding must produce it in a form form or forms. <i>n</i> . The person responding need not produce the same electronically stored information in more than one form. sponding need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible for a protective order, the person responding must show that the information is not reasonably accessible because of undue burden or cost. If such sources if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for

the discovery.

(2) Claiming Privilege or Protection.

(A) Information Willhield. A person withholding subpoenaed information under a claim that it is privileged or subject to protection as trial-preparation material must:

(A) Information Willheld. A person withholding subported information under a claim that it is privileged or subject to protection as trial-preparation material must:
 (i) expressly make the claim; and
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 (B) Information Produced. If information produced in response to a subport is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has: must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information under seal to the court for the district where compliance is required for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

EXHIBIT A DEFINITION

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Defendants/Counterclaimants,

v.

Waleed Hamed, Waheed Hamed, Mufeed Hamed, Hisham Hamed, and Plessen Enterprises, Inc.,

Additional Counterclaim Defendants.

TO: Records Custodian, RSM McGladrey ADDRESS: Liberty Building, Suite 800 424 Main St. Buffalo, NY 14202 Case No. <u>SX-12-CV-370</u> ACTION FOR DAMAGES, INJUNCTIVE RELIEF AND DECLARATORY RELIEF

JURY TRIAL DEMANDED

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Dated: 5/31/18

By:

Gregory H. Hodges (V.I. Bar No. 174) Charlotte K. Perrell (V.I. Bar No. 1281) 1000 Frederiksberg Gade P.O. Box 756 St. Thomas, VI 00804 Telephone: (340) 715-4405 Telefax: (340) 715-4400 E-mail:ghodges@dtflaw.com E-mail: cparrell@dtflaw.com

Attorneys for Defendants Fathi Yusuf and United Corporation

RETURN OF SERVICE

I personally served the within subpoena duces tec	um by delivering a copy to
	Process Server
Dated By:	
	(Name)
RETURN	OF SERVICE
This is to certify that	cannot be found in this jurisdiction.
	Process Server
Dated: By:	
	(Name)
	OF SERVICE duces tecum by leaving a copy at
	, the usual place of
abode, with	, a member of his/her family over the
Dated:By:	Process Server (Name)
Virgin Islands Rule of C	Civil Procedure 45(d)and (c)
 (d) Protecting a Person Subject to a Subpoena; Enforcement. (1) Avoiding Undue Burden or Expense; Sanctions. A party or attorney responsible for issuing and serving a subpoena most take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoena. The court for the division where the action is pending must enforce this duty and impose an appropriate sanction—which may include lost earnings and reasonable attorney's fees—on a party or attorney who fails to comply. (2) Command to Produce Materials or Permit Inspection. (A) Appearance Not Required. A person commanded to produce documents, electronically stored information, or tangible things, or to permit the inspection of premises, need not appear in person at the place of production or inspection unless also commanded to appear for a deposition, hearing, or trial. (B) Objections. A person commanded to produce documents or tangible things or to permit inspection may serve on the party or attorney designated in the subpoena a written objection must be served before the earlier of the time specified for compliance or 14 days after the subpoena is served. If an objection is made, the following rules apply: (i) At any time, on notice to the commanded person, the serving party may move the court for the division where the action is pending for an order compliance for or inspection. 	 specified conditions if the serving party: shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship; and. ensures that the subpoenced person will be reasonably compensated. (i) ensures that the subpoenced person will be reasonably compensated. (c) Duties in Responding to a Subpoence. (1) Producing Documents or Electronically Stored Information. These procedures apply to producing documents or electronically stored information. (A) Documents, A person responding to a subpoena to produce documents must produce them as they are kept in the ordinary course of business or must organize and label them to correspond to the categories in the domand. (B) Form for Producing Electronically Stored Information Not Specified. If a subpoena does not specify a form for producing electronically stored information in more than one form. (C) Electronically Stored Information Form Sources that the person responding need not produce the same electronically Stored Information. The person responding need not produce the same electronically Stored Information. The person responding need not produce the same electronically Stored Information. The person responding need not produce the same electronically Stored Information. The person responding need not produce the same electronically Stored Information is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery form such sources for undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources in an electronically stored information is or reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery forms such sources for mage the person responding need not provide the same electronically stored information is or reasonably accessible because of undue burden or cost. If th
 (ii) These acts may be required only as directed in the order, and the order must protect a person who is neither a party nor a party's officer from significant expense resulting from compliance. (3) Quashing or Modifying a Subpoena. (A) When Required. On timely motion, the court for the division where the action is pending must quash or modify a subpoena that: (i) fail to allow a reasonable time to comply; (ii) requires disclosure of privileged or other protected matter, if no exception of waiver 	 if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery. (2) Claiming Privilege or Protection. (A) Information Withheld, A person withholding subpoenaed information under a claim that it is privileged or subject to protection as trial-preparation material must: (i) expressly make the claim; and (ii) describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information itself privileged or protected, will enable the parties to

applies; or

 (iv) subjects a person to undue burden.
 (B) When Permitted. To protect a person subject to or affected by a subpoend, the court where the action is pending may, on motion, quash or modify the subpoena if it requires:

(i) disclosing a trade secret or other confidential research, development, or commercial

(i) disclosing an unretained expert's opinion or information that does not describe specific occurrences in dispute and results from the expert's study that was not requested by a party.
 (C) Specifying Conditions as an Alternative. In the circumstances described in Rule 45(d)(3)(B).

assess the claim.

(B) Information Produced. If information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and my copies it has: must not use or disclose the information until the claim is resolved; must take tensonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information under seal to the court for the district where compliance is required for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

EXHIBIT A

DEFINITION

The term "document" is used in its broadest sense and includes all original written, recorded or graphic items of every kind whatsoever and copies thereof including, but not limited to: agreements, forms, applications, contracts and memoranda of understandings; assignments; licenses, correspondence and communications, including intra-company correspondence and communications; cablegrams, SMS text messages, telex messages, social media messages (i.e. Facebook, Twitter), email, facsimiles, radiograms and telegrams; reports, notes and memoranda; summaries, minutes and records of telephone conversations, meetings and conferences, including lists of persons attending meetings or conferences; summaries and records of personal conversations and interviews; books, manuals, publications, and diaries; technical, laboratory and engineering reports, data sheets and notebooks; charts; plans; sketches and drawings; photographs, motion pictures; audio and video tapes and disks; computer printouts; computer software; models and mockups; reports and/or summaries of investigations; opinions and reports of experts and consultants; opinions of counsel; sales records, including purchase orders, order acknowledgments and invoices; books of account; statements, bills, checks and vouchers; reports and summaries of negotiations; brochures; pamphlets; catalogs and catalog sheets, sales literature and sales promotion materials, advertisements; displays; circulars, trade letters, notices and announcements; press, publicity, trade and product releases; drafts or originals of, or preliminary notes on, and marginal comments appearing on, any document; all documents kept by photographic, electronic or mechanical means including but not limited to the contents of computer memory and hard disks; other reports and records; and any other information-containing paper writing or physical thing.

DOCUMENTS TO BE PRODUCED:

- Produce all invoices and any documents evidencing, referencing or relating to the payment of such invoices for any and all services rendered by any of the following attorneys or law firms:
 - a. Gordon Rhea,
 - b. Richardson, Patrick, Westbrook & Brickman, LLC,
 - c. Randall Andreozzi,
 - d. Andreozzi Fickless, LLP,
 - e. Andreozzi, Bluestein, Fickess, Muhlbauer, Weber, Brown LLP,
 - f. Andreozzi Bluestein, LLP, and
 - g. Pamela Colon,

for the attorney's or law firm's representation of Waleed Mohammed Hamed or Waheed Mohammed Hamed, including all associated costs, expenses, expert fees and consultant fees, including but not limited to fees paid to any of the following persons or entities:

- h. FreedMaxick, CPA's,
- i. RSM McGladrey,
- j. Leon Freidman,
- k. MRW Consulting Group,
- 1. Pratts Thomas Walker, and
- m. Eugene Benton,

for the period September 17, 2006 to the present, which were paid, directly or indirectly, by United Corporation or through escrow accounts or other accounts controlled or directed by Andreozzi Fickess, LLP, Andreozzi, Bluestein, Fickess, Muhlbauer Weber, Brown LLP, Andreozzi Bluestein, LLP, Richardson, Patrick, Westbrook & Brickman, LLC or any other person or entity (collectively hereafter, the "United Payments") in connection with *United States v. Yusuf et al*, District Court of the U.S. Virgin Islands, 2005-15 and any other matters.

- 2. Produce all fee agreements, contracts for services, retainer agreements, escrow agent service agreements and any other agreements reflecting an obligation to pay invoices for any and all services performed by any of the following attorneys or law firms:
 - a. Gordon Rhea,
 - b. Richardson, Patrick, Westbrook & Brickman, LLC,
 - c. Randall Andreozzi,
 - d. Andreozzi Fickless, LLP,
 - e. Andreozzi, Bluestein, Fickess, Muhlbauer, Weber, Brown LLP,
 - f. Andreozzi Bluestein, LLP, and
 - g. Pamela Colon,

for representation of Waleed Mohammed Hamed and Waheed Mohammed Hamed for the period September 17, 2006 to the present, in connection with *United States v. Yusuf et al*, District Court of the U.S. Virgin Islands, 2005-15 and any other matters.

- 3. Produce all documents evidencing, referencing or relating to any increase in the hourly rates during the course of the representation from the initial rate charged for any and all services performed by any of the following attorneys or law firms:
 - a. Gordon Rhea,
 - b. Richardson, Patrick, Westbrook & Brickman, LLC,
 - c. Randall Andreozzi,
 - d. Andreozzi Fickless, LLP,
 - e. Andreozzi, Bluestein, Fickess, Muhlbauer, Weber, Brown LLP,
 - f. Andreozzi Bluestein, LLP, and
 - g. Pamela Colon,

- 4. Produce all documents evidencing, referencing or relating to any entries for "File management" for any and all services performed by any of the following attorneys or law firms:
 - a. Gordon Rhea,
 - b. Richardson, Patrick, Westbrook & Brickman, LLC,
 - c. Randall Andreozzi,
 - d. Andreozzi Fickless, LLP,
 - e. Andreozzi, Bluestein, Fickess, Muhlbauer, Weber, Brown LLP,
 - f. Andreozzi Bluestein, LLP, and
 - g. Pamela Colon,

- 5. Produce all notations, notes, drafts, attorney work product or other writings created by any of the attorneys or law firms referred to in Paragraph 1(a-g) above, or their respective staff, in the course of the law firm's or attorney's representation of Waleed Mohammed Hamed or Waheed Mohammed Hamed for the period September 17, 2006 to the present, in connection with United States v. Yusuf et al, District Court of the U.S. Virgin Islands, 2005-15 and any other matters paid with United Payments, as that term is defined in Paragraph 1.
- 6. Produce all written correspondence (including emails) to or from any of the attorneys or law firms referred to in Paragraph 1(a-g) above, or their respective staff, that relate to the attorney's or law firm's representation of Waleed Mohammed Hamed and Waheed for the period September 17, 2006 to the present, in connection with United States v. Yusuf et al, District Court of the U.S. Virgin Islands, 2005-15 and any other matters paid with United Payments, as that term is defined in Paragraph 1.
- 7. Produce all work product included by not limited to notations, notes, drafts, work papers, compilations or other writings created by any person or entity referred to in Paragraph 1(h-m) for any of the attorneys or law firms referred to in Paragraph 1(a-g) above, for the period September 17, 2006 to the present, in connection with United States v. Yusuf et al, District Court of the U.S. Virgin Islands, 2005-15 and any other matters paid with United Payments, as that term is defined in Paragraph 1 or by Gordan Rhea or Pam Colon.
- 8. Produce all written correspondence (including emails) to or from any person or entity referred to in Paragraph 1(h-m) in connection with *United States v. Yusuf et al*, District

Court of the U.S. Virgin Islands, 2005-15 and any other matters paid with United Payments, as that term is defined in Paragraph 1 or by Gordan Rhea or Pam Colon for the period September 17, 2006 to the present.

SUBPOENA DUCES TECUM

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

Waleed Hamed, as the Executor of the Estate of Mohammed Hamed,

Plaintiff/Counterclaim Defendant,

v.

Fathi Yusuf and United Corporation,

Defendants/Counterclaimants,

v.

Waleed Hamed, Waheed Hamed, Mufeed Hamed, Hisham Hamed, and Plessen Enterprises, Inc.,

Additional Counterclaim Defendants.

Case No. <u>SX-12-CV-370</u> ACTION FOR DAMAGES, INJUNCTIVE RELIEF AND DECLARATORY RELIEF

JURY TRIAL DEMANDED

TO: Records Custodian, MRW Consulting Group, LLP ADDRESS: 320 Davie Boulevard Ft. Lauderdale, FL 33315

You are hereby subpoenaed to appear at Esquire Deposition Services, 515 E. Las Olas Blvd, Suite 1300, Ft. Lauderdale, FL 33301 at **10:00 a.m.** on Friday, **June 29, 2018**, to give evidence in the cause of action captioned above on behalf of Fathi Yusuf and United Corporation, and to bring with you the documents identified in the attached Exhibit A.

**NOTE: DOCUMENTS ONLY WILL BE REQUIRED. YOU MAY COMPLY WITH THIS SUBPOENA DUCES TECUM BY PRODUCING THE REFERENCED DOCUMENTS ON OR BEFORE THE ABOVE-STATED DATE.

Dated:

5/31/18

By:

Gregory H. Hodges (V.I. Bar No. 174) Charlotte K. Perrell (V.I. Bar No. 1281) 1000 Frederiksberg Gade P.O. Box 756 St. Thomas, VI 00804 Telephone: (340) 715-4405 Telefax: (340) 715-4400 E-mail:ghodges@dtflaw.com E-mail: cparrell@dtflaw.com

Attorneys for Defendants Fathi Yusuf and United Corporation

RETURN OF SERVICE

I personally served the within subpoena duces tec	um by delivering a copy to
	Process Server
Dated: By:	
DatedBy	(Name)
RETURN	OF SERVICE
This is to certify that	cannot be found in this jurisdiction.
	Process Server
Dated: By:	
	(Name)
RETURN	OFSERVICE
I hereby certify that I served the within subpoena	duces tecum by leaving a copy at
	, the usual place of
abode, with	, a member of his/her family over the
Dated:By:	
	(Name)
Virgin Islands Rule of C	Civil Procedure 45(d)and (e)
 (d) Protecting a Person Subject to a Subpoena; Enforcement, (1) Avaiding Undue Burden or Expense; Sanctions. A party or attorney responsible for issuing and serving a subpoena most take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoena. The court for the division where the action is pending must enforce this duty and impose an appropriate sanction—which may include lost carnings and reasonable attorney's fees—on a party or attorney who fails to comply. 	 specified conditions if the serving party. (i) shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship; and (ii) ensures that the subpoenaed person will be reasonably compensated. (e) Duties in Responding to a Subpoena. (i) Producing Documents or Electronically Stored Information. These procedures apply to
 (2) Command to Produce Materials or Permit Inspection. (A) Appearance Nat Required. A person commanded to produce documents, electronically stored information, or tangible things, or to permit the inspection of premises, need not appear in person at the place of production or inspection unless also commanded to appear for a deposition, hearing, or trial. (B) Objections. A person commanded to produce documents or tangible things or to permit inspection may serve on the party or attorney designated in the subpoem a written objection to inspecting, copying, lesting, or sampling any or all of the materials or to inspecting the premises—or to producing electronically stored information in the form or forms requested. The objection must be served before the earlier of the time specified for compliance or 14 days after the subpoem is served. If fram objection is made, the following rules apply: (i) At any time, on notice to the commanded person, the serving party may move the court for 	 producing documents or electronically stored information: (A) Documents, A person responding to a subpoent to produce documents must produce them as they are kept in the ordinary course of business or must organize and label them to correspond to the categories in the demand. (B) Form for Producing Electronically Stored Information. Not Specified. If a subpoent does not specify a form for producing electronically stored information, the person responding must produce it in a form or forms in which it is ordinarily maintained or in a reasonably usable form or forms. (C) Electronically Stored Information Produce at 0.01 More form, The person responding need not produce the same electronically stored information in more than one form. (D) Inaccessible Electronically stored Information form sources that the person responding need not provide discovery of electronically stored information to compel discovery or for a protective order, the person responding must show that the information is not reasonably accessible because of undue
 the division where the action is pending for an order compelling production or inspection. (ii) These acts may be required only as directed in the order, and the order must protect a person who is neither a party nor a party's officer from significant expense resulting from compliance. (3) Quashing or Modifying a Subpoent. (A) When Required. On timely motion, the court for the division where the action is pending must quash or modify a subpoent hat: (i) fail to allow a reasonable time to comply; (ii) requires a person to comply beyond the geographical limits specified in Rule 45(c); (iii) requires disclosure of privileged or other protected matter, if no exception or waiver 	 burden or cost. If that showing is inade, the court may nonetheless order discovery from such sources if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery. (2) Claining Privilege or Protection. (A) Information Withheld: A person withholding subpoended information under a claim that it is privileged or subject to protection as trial-preparation material must: (i) expressly make the claim; and (ii) describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information itself privileged or protected, will enable the parties to access the chain.

(iv) subjects a person to undue burden.

(B) When Permitted. To protect a person subject to or affected by a subpoena, the court where the action is pending may, on motion, quash or modify the subpoena if it requires:
 (i) disclosing a trade secret or other confidential research, development, or commercial

information; or

(ii) disclosing an unretained expert's opinion or information that does not describe specific

occurrences in dispute and results from the expert's study that was not requested by a party. (C) Specifying Conditions as an Alternative In the circumstances described in Rule 45(d)(3)(B), the court may, instead of quashing or modifying a subpoend, order appearance or production under

(B) Information Produced. If information produced in response to a subpoena is subject to a claim (B) Information Produced. It information produced in response to a subpoction a subject to a claim of privilege of of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party inst promptly return, sequester, or destroy he specified information and any copies it has: must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information under seal to the court for the district where compliance is required for a determination of the claim. The mercan the medical the information under seal to the court for the district where compliance is required for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

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 - f. Andreozzi Bluestein, LLP, and
 - g. Pamela Colon,

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- i. RSM McGladrey,
- j. Leon Freidman,
- k. MRW Consulting Group,
- 1. Pratts Thomas Walker, and
- m. Eugene Benton,

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 - f. Andreozzi Bluestein, LLP, and
 - g. Pamela Colon,

for representation of Waleed Mohammed Hamed and Waheed Mohammed Hamed for the period September 17, 2006 to the present, in connection with *United States v. Yusuf et al*, District Court of the U.S. Virgin Islands, 2005-15 and any other matters.

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 - e. Andreozzi, Bluestein, Fickess, Muhlbauer, Weber, Brown LLP,
 - f. Andreozzi Bluestein, LLP, and
 - g. Pamela Colon,

- 4. Produce all documents evidencing, referencing or relating to any entries for "File management" for any and all services performed by any of the following attorneys or law firms:
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 - d. Andreozzi Fickless, LLP,
 - e. Andreozzi, Bluestein, Fickess, Muhlbauer, Weber, Brown LLP,
 - f. Andreozzi Bluestein, LLP, and
 - g. Pamela Colon,

- 5. Produce all notations, notes, drafts, attorney work product or other writings created by any of the attorneys or law firms referred to in Paragraph 1(a-g) above, or their respective staff, in the course of the law firm's or attorney's representation of Waleed Mohammed Hamed or Waheed Mohammed Hamed for the period September 17, 2006 to the present, in connection with United States v. Yusuf et al, District Court of the U.S. Virgin Islands, 2005-15 and any other matters paid with United Payments, as that term is defined in Paragraph 1.
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