



The following message has been posted in **Hamed v. Yusuf, et al.**, SX-12-CV-370 and Consolidated Cases (SX-14-CV-287; SX-14-CV-278):

**Message Title:** Notice To Special MAster re "Schedula A" Gaffney Fiduciary Accounting Process  
**To:** Special Master and All Counsel  
**Posted By:** Carl Hartmann III, Esq. of Joel H. Holt, Esq., P.C.  
**Representing:** Waleed Hamed  
**Posting Date:** 6/18/18  
**Time of Posting:** 10:05 AM

**Message:**  
Special Master Ross:

Hamed would like to bring to your attention the fact that the "Schedule A" process by which Mr. Gaffney is to review 101 Hamed claims as the Partnership's Fiduciary Accountant is not proceeding. Yusuf has taken the position that his motion stays Mr. Gaffney from beginning on ANY of those claims. See email exchange below.

Thus, the "Gaffney process" will not begin until either: (1) the decision issues as to Yusuf's attempt to strike Claims H-41 to H-141 and 16 others, or (2) there is some other clarification.

Thank you for your attention in this matter.

Carl Hartmann

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From: Charlotte Perrell  
Sent: Friday, June 01, 2018 7:45 AM  
To: 'Carl@hartmann.attorney'  
Cc: Gregory Hodges ; Stefan Herpel ; Kim Japinga ; Joel Holt  
Subject: RE: Urgent - Please Respond - Resend - RE: Several matters awaiting Yusuf/united responses  
Importance: Low

Carl, Good morning.

To address your third item below, we disagree with your statement that Yusuf did not object to the Schedule A items. As you know, we moved to strike all of the claims H-41 through H-141 along with other claims that we believed should also be stricken on similar grounds. We will not be drafting a memo providing Gaffney instructions regarding these "claims" nor should Hamed's counsel presume to do so. . . . [Emphasis added.]

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From: Carl Hartmann  
Sent: Thursday, May 31, 2018 9:43 AM  
To: Charlotte Perrell

Cc: Gregory Hodges ; Stefan Herpel ; Kim Japinga ; Joel Holt  
Subject: Urgent - Please Respond - Resend - RE: Several matters awaiting Yusuf/united responses

Dear Atty. Perrell:  
\* \* \* \*

Third and finally, there are many of the Schedule A accounting items that Mr. Gaffney will be dealing with as to which Yusuf raised no objection. I intend to ask him to begin on those items. If you wish to draft the memorandum for me to send that is fine -- we will wait until 3:00 p.m. tomorrow before sending him just the list, the order and a cover note asking simply that he begin - with a copy to Judge Ross along with this email. Please draft something neutral so the process is not delayed further.

Thank you,

Carl Hartmann

**To reply to this message online, please click [here](#).** This message will also be saved as part of the case file. You will be directed to the Case Anywhere log in page. After entering your username and password, you will be taken to the requested message thread. If you have saved your log in information by selecting the "Remember me at this computer" option, you will be automatically logged in and directed to this posting.

If your organization is no longer involved in the above-referenced matter, or if there is any other reason your organization's subscription should be terminated, please contact us immediately. It is your organization's responsibility to request removal from the case site and conclusion of your subscription for this matter.

Please contact us by phone at (800) 884-3163 or (818) 650-1040 or by email at [support@caseanywhere.com](mailto:support@caseanywhere.com) if you have any questions.