

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

**MOHAMMAD HAMED, BY HIS
AUTHORIZED AGENT WALEED 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.,**

COUNTERCLAIM DEFENDANTS.

**WALEED HAMED, AS EXECUTOR OF THE
ESTATE OF MOHAMMAD HAMED,**

PLAINTIFF,

v.

UNITED CORPORATION,

DEFENDANT.

MOHAMMAD HAMED,

PLAINTIFF,

v.

FATHI YUSUF,

DEFENDANT.

Civil No. SX-12-CV-370

**ACTION FOR INJUNCTIVE
RELIEF, DECLARATORY
JUDGMENT, PARTNERSHIP
DISSOLUTION, WIND UP, and
ACCOUNTING**

CONSOLIDATED WITH

Civil No. SX-14-CV-287

**ACTION FOR DAMAGES and
DECLARATORY JUDGMENT**

CONSOLIDATED WITH

Civil No. SX-14-CV-378

**ACTION FOR DEBT and
CONVERSION**

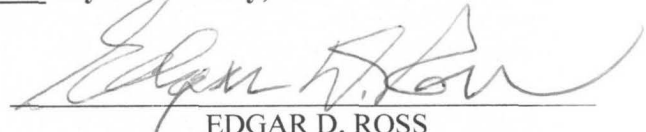
ORDER

THIS MATTER came before the Special Master (hereinafter “Master”) on Hamed’s motion to the Master for an order as to claims already addressed—to wit, Hamed Claim No. H-165 and Hamed’s notice of withdrawal of his motion to compel as to Hamed Claim No. H-165. In his motion, Hamed requested the Master to grant his motion for an order to disposing of Hamed Claim No. H-165 with prejudice. In his notice, Hamed advised the Master that “[o]n February 21, 2020, Hamed filed a notice of withdrawal of [Hamed Claim No. H-165] due to ‘the ability of the Partnership Accountant to articulate the basis of amounts spent in recent deposition testimony’” and thus, “Hamed withdraws his now moot motion to compel as to [Hamed Claim No. H-165].” Accordingly, it is hereby:

ORDERED that Hamed Claim No. H-165 shall be withdrawn with prejudice and is hereby **STRICKEN**. **And** it is further:

ORDERED that Hamed’s motion to compel as to Hamed Claim No. H-165 shall be withdrawn with prejudice and is hereby **STRICKEN**.

DONE and so **ORDERED** this 25th day of February, 2020.


EDGAR D. ROSS
Special Master